FREEDOM OF INFORMATION AND PRIVACY ACTS

SUBJECT: BARKER/KARPIS GANG
BREMER KIDNAPPING
FILE NUMBER: 7-576

SECTION: 268



FEDERAL BUREAU OF INVESTIGATION

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1448 Standard Building Cleveland, Ohio

June 9, 1938

Federal Bureau of Investigation, Washington, D.C.

> OUSTER OF SHERIFF MARTIN L. O'DONNELL, Cuyahoga County

Dear Sir:

1621.0 73

With further reference to my recent telephone conversations with the Bureau concerning the action of the Cleveland Crime Commission and Mr. Edwards to obtain the ouster of Sheriff O'Donnell of Cuyahoga County and the invitation which may be extended to me to appear on a program sponsored by the Cleveland Crime Commission, this will advise of the most recent developments in this matter.

Mr. Edwards telephonically communicated with me, advising that he would like to know whether I would appear on such a program. I told him that in view of the fact that this was a matter purely local in character, involving the ouster of a law enforcement official, that this Bureau could not take any part in it.

Mr. Edwards stressed the fact that the Federal Bureau of Investigation, through its investigation in the Bremer case, had brought about the conviction and sentence of Arthur Rebebrand of the Harvard Club and that this was of tremendous local interest.

,F.

E-

It is recalled that the Cleveland Crime Commission has for the past few weeks received considerable publicity in connection with its drive to rid the city of notorious gambling clubs lying outside of the city of Cleveland and that the Cleveland Crime Commission has pursued a vigorous publicity campaign, placing the responsibility for the existence of such clubs at the doorstep of the Sheriff, charging him with malfeasance, misfeasance and ponfeasance in office. RECORDED & INDEXED

I further informed Mr. Edwards that, taking everything into consideration, I would have to refuse to participate in any program which had as its objective the ouster of a law enforcement official.

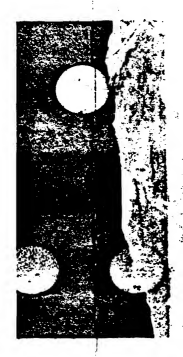
I received a call from United States Attorney Emerich Freed today, during which he stated that he had been approached by Mr, Edwards of the Crime Commission and had been informed that I had DEINDEVED THIS SPECKE WILL

refused to appear on this program. He stated that he was also asked to appear on this program and that he refused, stating that he did not believe it was the duty of the United States Attorney's office to participate in any proceedings local in character which had as its objective the ouster of a law enforcement official. He stated that he was glad that I had refused and that he had also followed my position in the matter.

Very truly yours

Very truly yours,

Special Agent in Charge.



DEB:MK Special Agent in Charge Little Rock, Arknesss Reference is made to the report of Special Agent D. P. Bullivan, dated at Little Rock, Arkenses, May 24, 1938. Your ettention is called to the information .ex.tained in this report concerning "Blackie"/Condert, as contained on page 27 and 28. In view of the fact that excelderable investigation is being conducted in both the HATTHA! and ROMAP cases looking toward the locetion of individuals by the name of "Blackie", it is desired that every effort be made by your office to definitely determine the whereabouts of "Alackie Cowners in order that it may be assertained whether he may be any identical with the "Aleckie" desired in the BUHAP case or the "MLACKIE Xitles sought as a suspect in the MATTHAP" Yery truly yours, John Rigar Reover Director RECORDE DYDEKT JUN 14 15 2 JUN 1 1 1938 P. M. FEBERAL BUREAU OF INVESTIGATION U. S. DEPARTMENT OF JUSTICE

Federal Bureau of Investigation

M. S. Department of Justice

506 Flotcher Trust Building Indianapolis, Indiana

EJW: HJB 80-7

June 15, 1938

Prioral Bureau of Investigation pestington, 3.

Reference is made to Bureau letter of Jame 9, 1938 (60-607), concerning SAN ARSSLER, Gonfidence Man, the Bureau letter indicating that a search of the Bureau's alphabetical name file failed to reveal any record for this particuler individual.

Special Agent E. J. Will advises no that during the time he was an special assignment in the fleveland division territopy in connection with the BREKID investigation the name of SANGHESSLER gleo known as SANGHASSLER arose on several occasions during the course of the investigation at Toledo, Ohio. This individual is well known in Toledo, Ohio, where he is closely allied with the gambling racket and the confidence racket as set forth in a letter captioned "Confidence Hon" from this office to the Bareau deted April 15, 1936.

The Chicago office is requested to sterch the index meintained at that office on the BRENIS investigation with reference to SAN HESSLER also known as SAN HASSLER, and if such information is available in the BREKID file to furnish? the Bareau with his description, alieses, arrest hambers a erisisal record.

There is no additional information with reference to this individual in the Indianapolis office, it being noted that original reference concerning him is contained in the aforementioned letter dated at Indianapolis april 15, 1938, forwarded to the Bureau.

Yery traly yours,

RECORDED & INDEXED

SERIAL ONLY Herold H. Reinecke

Special Agent in Charge

THE CLEVELAND CRIME COMMISSION
formerly
The Cleveland Association for Criminal Justice.
2108 Payne Avenue
CLEVELAND, OHIO.

June 18. 1938.

Honorable J. Edgar Hoover, Director, Federal Bureau of Investigation, United States Department of Justice. Washington, D. C.

Dear Mr. Hoovers

I have before me your letter ef
June 10 addressed to Mr. Jamison, President of our
Commission, expressing the thanks of the Federal
Bureau of Investigation for the small part we endeavered to pay in expressing nation-wide indignation to
President Roosevelt over the budget deficiency with
which you were met for the fiscal year's operations.
Recent telephone conversations with Mr. Rosen, Special
Agent in Charge of the Cleveland field office, brought
me the encouraging word that all lay-offs had been
cancelled, and so, we happily assume that the folks up
on the hill have properly remedied this deficit.

We are currently engaged in a rather trying and difficult project, to-wit; An effort to unseat our sheriff-politician who has steadfastly refused to enforce our state laws in this county, and whose conduct has made it rather patent that there are existing some very unsavory and unwholesome relationships and alliances between his department and the most troublesome elements of our underworld.

I refer to a syndicated group with whom your men in this area have had encounters before, namely, those behind the scenes of the operations of three big time gambling joints, including the marvard Club. You will, perhaps, recall that fit was Arthur Mebebrand, "Sharkey Corman" and Tony Kamersbach of this establishment who your agents successfully to the bar of justice for habboring Alvin Karpis. You may also recall it was

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June 10 a
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this same group that threatened the life of our County Prosecutor when he pulled a surprise raid on them early in 1936. We look upon the existence of this joint in terms of the chief source of revenue which ultimately fosters and finances practically all of our rackets and major underworld operations. It is, therefore, with a desire to cripple this bource of income that we engage in our present battle, and very definitely not in the roll of crusaders against gambling as subh, nor out of a desire to set ourselves up as patron saints of the public's pocketbook.

This same sheriff, of course, is the one who serves as the guardian - so to speak - if our county jail, from which the notorious Bird brothers found it easy to depart, after their arrest for the "big time" bank fobberies in this area, in the recent past.

I have consulted with Mr. Al Rosen of the local Federal Bureau of Investigation headquarters on several occasions with regard to this movement, and wish to acknowledge the very helpful attitude he and the men up there have shown, even though we could not come to a meeting of minds as to the extent to which he might participate in our efforts. I, ef source, accoded to his more mature judgment, and certainly his understanding of his position which he felt should prevent him from being present at our recent dinner meeting at the Notel Statler. It had been my keen hope that he might appear for the sole purpose of presenting in a very factual and objective manner some of the available details of the oberservations made by the Pederal Government during the course of the Karpis elean-up in the Haryard Club, in order to acquaint the general public, in an authorative fashion, with the serious, underlying ramifications arising out of the existance of these cesspools. Disappointed though I was with Mr. Rosen's conclusion that it would be impossible for him to appear, I appreciate his position and attitude even though he would not have been directly taking an affirmative part in a movement against another law enforcement efficer of state jurisdiction. Our Safety Director, Eliot Ness, and County Prosecutor, Frank T. Callitan, who did speak, with me, at this meeting, found : themselves somewhat in the same spot on this score, butb by

onore Le J. Edgar Hoover - Page #

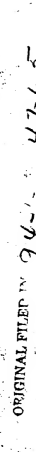
keeping the tenor of the meeting on a purely objective basis until after they had finished their talks, I believe we successfully spared them much of the embarrassment with which they were naturally faced under these conditions.

Our pride in the Federal Bureau of Investigation grows even stronger, and may I be one of the millions in this Country who personally salute you and your remarkable organisation for the effective job just completed in Florida.

Sincerely

(a) WILLIAM BE EDWARD

WEE:



Mr. William E. Edwards Operating Director The Cleveland Crime Commission 2108 Payme Avenue Cleveland, Ohio

Dear Mr. Midwardse

RECORDED

Your communication dated June 18, 1938, has been recoived. Your very sommentatory remarks concorning the work of the Poierel Bureau of Investigation and in particular this Bureau's activities in the Cash kidnaping in Florida are very greatly appreciated. The second of the second of the second

I note that you have been in contact with Mr. A. Mosen, S. ocial agent in Charge of this Bureau's Gleveland Field Division, and appreciate the understanding which your letter indicated of the fact that the Federal Bureau of Investigation does not make eny comments or enter into any discussion of matters which are in theseelves of purely local concern.

Fith bost vishes and hind regards.

	I
Mr. Telson	CLEVICANO
Mr. Nathan	
Mr. Temm	1
Mr. Clegg	1
Mr. Caffey	
Mr. Crosl	<u>.</u>
Mr. Dawrey	
Mr. Egan	s È
Mr. Fer at the	
Mr. Clavii.	:
Mr. Harbo	•
Mr. Lester	
Mr. McIntire	i
78: 11:E-1-	. ,

1300 Biscayne Building Mismi, Florida June 20, 1938.

Chief Patrol Inspector Imaigration & Haturalization Service U.S. Department of Labor

Receipt is enknowledged of your letter of June 13, 1938, in which you transmitted information as to certain data which had some to one of your Patrol Inspectors concerning a resident of New Sayrun, Florida, who wished to know whether all of the ranson money soncerned in the BREMEN kidnaping case had been recovered. The case to which this individual refers is undoubtedly the BREMER kidnaping case,

In this comection, I am gled to inform you that prosecution in the BRINGR case has been concluded and that all but a very small portion of the renson money was accounted for during the course of the investigation

Your interest in referring this matter to a is indeed appreciated.

DITLAM

W A 888 C MI.

CARENTOS METOS

Ge: Bureau

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7-576_14980 Fune 30, 1938

Special agent in Charge Missi, Plorida

Dear Sire

Res BREKTD

Reference is made to your letter of June 20, 1933, addressed to Mr. John C. Sheffield, Chief Patrol Inspector, Immigration and Maturalization Service, United States Department of Labor, Mismi, Florida, copy of which was furnished to the Bureau.

This letter indicates that a resident of New Sayron, Florida, had inquired as to whether or not all of the renson money in the instant case had been recovered, and it is noted therein that you have advised that all but a very small portion of the money was accounted for, and no further action was taken thereon.

The Eureau desires that inquiry be sade to determine whether or not this inquiry was made by reason of the fact some of the outstanding ranson bills in the instant case have been located. If so, investigation should be conducted by your office to determine the source thereof.

Yery truly yours,

MUNICATIONS SECTION

JUAN 2414384 FT

FEBERAL BUSEAU OF INVESTIGATION. U. O. DEPARTMENT OF JUSTICE John Edgar Hoover Director

BUJ W

FEDERAL BUREAU OF INVESTIGATION

	NEW YORK CITY	6-24-58	PERIOD FOR WHICH MADE	F. I. McGARRA	
6	with aliases - Fr EDWARD GEORGE BRO	UGITIVE, I. O. 1		OBSTRUCTION OF HARBORING OF FU NATIONAL FIREAR	Justice; Gitives;
1	SYNOPSIS OF FACTS:	O Moram filed jected, with	applications for Preferred According to the Pref	records reflect Dor insurance, which ident Insurance Corn Life Insurance	h were re-
<i> </i>	REFERENCE:	major insura		e: "Card index sys in New York City" E2).	
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	DR. JOSEPH MORAN I Insurance Company, 1926, and that he peny, Chicago, Ill UNDEVELOPED LEADS: any information for relative to his pu ance Company, Maid Dr. Joseph Moran's	Bureau, 102 filed an applica , Maiden Lane, H filed an applic l., which applic CHICAGO OFFI surance Comp rom the applicat resent whereabou MEW YORK OFF den Lane, New York supplication for	Maiden Lane, Notion for insur- lew York City, action with the action was rejected. CE will check a cany, Chicago, aion for insurants. TCE will check ork City, for the or insurance with	ew York City, and ance with the Pref which application Great Morthern Licted on December 2 at the Great Morth Ill., for the purpose filed by Dr. Jat the Preferred he purpose of asceth that company co	ascertained erred Accidems rejected for Insurance of 1955. The Accident Insurance of the I
	DR. JOSEPH MORAN Insurance Company, 1926, and that he pany, Chicago, Ill. UNDEVELOPED LEADS: any information for relative to his pure company, Maid	Bureau, 102 filed an applica , Maiden Lane, H filed an applic l., which applic CHICAGO OFFI surance Comp rom the applicat resent whereabou MEW YORK OFF den Lane, New York supplication for	Maiden Lane, Notion for insuration for insuration with the ation was rejected any, Chicago, ion for insuration. TCB will check or City, for the insurance with in a scertaining the contract of the contract	ew York City, and ance with the Pref which application Great Morthern Licted on December 2 at the Great Morth Ill., for the purpose filed by Dr. Jat the Preferred he purpose of asceth that company co	ascertained erred Accide was rejected for Insurance of 1955. There Life Incose of obtained the Accident Insurance of Insu

FEDERAL BUREAU OF INVESTIGATION

Form No. 1 THIS CASE ORIGINATED AT CINCINNATI, OHIO Kensas City FILE NO. 7-37 REPORT MADE AT DATE WHEN MADE 8-21-38 6-24-38 KANSAS CITY, MISSOURI CHERGE TIMINEY, with aliases; CHARACTER OF CASE DR. JOSEPH P. MORAN, with aliases - FUGITIVE, Kidnaping; Obstruction of I. O. #1232; et al. EDWARD GEORGE BREMER - VICTIM Justice; Harboring of Fugitives National Firearms Act. BEN AVERY, former inmate, Missouri State Penitentiary, released 5-30-38 and reported to his sponsor, Sheriff FRED C. KING. Rolla, Mo., where he presently is supposed to be. Bureau desires that he be interviewed relative to information concerning BREMER Kidnap money. Letter from the Kansas City office to the Cincinnati office 5-3-38; letter from the Bureau to the Cincinnati office 5-25-38, with carbon copy to Kansas City AT THE MISSOURI STATE PENITENTIARY, JEFFERSON CITY, MISSOURI Agent ascertained that BENAVERY, former inmate #49408, was conditionally released May 30, 1938, and reported to his sponsor, Sheriff FRED C. KING, Rolla, Phillips County, Missouri. AVERY gave his address as care of the Rolla Hotel, Rolla, Mo. For the information of the St. Louis office, it should be stated that FRED WALLEWIS, inmate #5041, Missouri State Penitentiary, stated to the writer, confidentially, that AVERY had indicated to him that prior to entering the prison he had met a woman-(name er other identification not known), who operated a five-acre chicken farm near Gallatin, Tennessee, who was supposed to have in her possession about \$30,000 worth of the BREMER kidnap money and that AVERY had propositioned him, LEWIS, relative to handling the money when they both got out; that the woman was supposed to have gotten the money from VOINEY DAVIS and that the woman in question is supposed to correspond with a sister of VOLNEY DAVIS, who lives near Neosho, Mo., - (name or other identification not known) COPIES OF THIS REPORT 3 - Bureau COPIES DESTROYED 2 - Cincinnati 2 - St. Louis MAR 25 1965 2 - Kansas City

According to LEWIS, AVERY is supposed to have put about \$400.00 of this money into circulation prior to his incarceration in the aforementioned prison, and the woman is supposed to have spent about \$1000.00 of it.

The letter from the Bureau desired that AVERY be interviewed.

The name of LEWIS, of course, should not be used as he gave this information, as he said, confidentially.

At the time the writer received this information, the Warden of the penitentiary advised that he did not place a great deal of > credence in FRED W. LEWIS.

For the information of the St. Louis Office, there is herewith attached a photograph of BEN AVERY, alias BENJANUM DONALD GATE-LEY, Mo. St. Prison Reg. No. 49408, giving descriptive data and criminal history:

FBC: 18- 1 R 100 16 Received: May 3, 1937 Discharged: May 28, 1938 Crime: Forgery Age: 46(1937) Born: Virginia 3. Weight: 129 pounds Hair: Lt. Chestnut Eyes: Yel. Blue.

Height: 5-82 Occupation: Clerk Complexion: Med. Fair Build: Medium Sentenced: 2 yrs.

From: Phelps County, Missouri

Residence: Norge, Va.

Previous Record: As EUGENE L. AVERY, #21438, No. St. Pen. 2-25-19. 2 yrs. Charge??? Dis. under cond. comm. 11-5-20. As E. L. Avery #12832 Folsom, Cal. 11-21-23, 14 yrs. Check to Defraud. Same name 12-21-16, San Quentin,

#30167 2 yrs. Forgery.

Marks and Scars: Left: Vac Out, Head, dim sc4-head ab. nose. Two sc bk. head M.L. Nose med. concuve. Has false teeth.

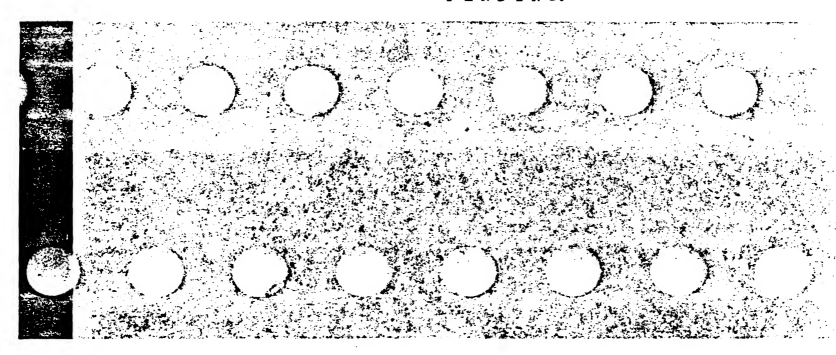
ENCLOSURE: To ST. LOUIS, photograph of BEN AVERY.

UNDEVELOPED LEAD

THE ST. LOUIS FIELD DIVISION

Will locate and interview BEN AVERY as to whether or not he has any information as set out in the body of this report.

PENDING.



1300 Liberty Trust Building Philadelphia, Pennsylvania

PC:1104 7-45 June 29, 1938

Special agent in Charge, Cincinnati, Chie

REA PREKID

Grenner

Dear Sir:

I am transmitting herewith the following described articles which were obtained by this office in investigation of instant case and which are being forwarded to your office for whatever disposition you see fit to make of them.

One Spanish Revolver obtained from Thelma lolst who advises that she does not desire the return of this cum.

Four fired .45 calibre cartridges and one flattened .45 cal. cartridge projectile recovered by Det. Arch Filliams of Atlantic City P.D. who picked these up in Hotel Danmor in the 4th floor hallway after battle with Karpis and Campbell.

One .45 projectile, metal-jacketed, as fired, one metal jacket from .45 projectile.

Two fired .22 cal. shells (found under rear seat in Karpis Buick by Agent Keekins with .22 calibre rifle.)

One .45 cal. projectile fired by subjects Karpis and Campbell and recovered by Special Agent Emerson Wright from door jam Room 406, Hotel Danmor, Atlantic City, N. J. Cuban money (amount undetermined) found in Dolores Delaney's

pocketbook at the time of apprehension.

Bottle of medicine and syrings of Alvin Karpis found in baggage

abandoned at Atlantic City on Jan. 20, 1935.

RECORDED 7-576-14983

INDEXED

A. B. Lickie

Special Agent in Charge

Enclosures

The same of the sa

cc Bureau

DESC W

F.

FROM PARDON ATTORNEY

7-576-14984

OFFICE of the ATTORNEY GENERAL WASHINGTON, D. C.

IN THE MATTER OF THE APPLICATION FOR Commutation of Sentence of BRYAN BOLTON.

The President.

Siri

This applicant pleaded guilty in the United States District Court for the District of Minnesota, at St. Paul, to kidnapping, and conspiracy to kidnap, in violation of Section 408a, Title 18, United States Code, and on August 25, 1936, was sentenced to imprisonment for three years. He commenced the service of his sentence at the U. S. Detention Farm, Milan, Michigan, on August 29, 1936, and on January 5, 1937, was transferred to the U. S. Hospital for Defective Delinquents at Springfield, Missouri, where he is now confined. He became eligible for parole on August 24, 1937, but his application was denied by the Board. His sentence, with good time allowances, will expire on December 15, 1938.

The crimes in which the applicant was implicated were the kidnapping of William Hamm, Jr., on June 15, 1933, and his transportation to Bensenville, Illinois, where he was held for four days until a ransom of \$100,000 was paid; and the kidnapping on January 17, 1934, of Edward G. Bremer, who was transported to Bensenville, Illinois, and held until a ransom of \$200,000 was paid.

These kidnappings were perpetrated by the so-called Karpis-Barker gang, with whom was associated one Fred Goets, alias George O Ziegler, who had befriended the applicant. It appears that Goets brought the applicant to St. Paul and introduced him to the other members of the kidnap gang and induced him to drive the automobile in which Mr. Hamm was transported after the kidnapping, and to remain at the "hideout" as a guard.

In the Bremer case at the inducement of Goets, the applicant visited the "hideout" and assisted in maintaining it. After the ransom had been paid in that case, the applicant brought to the "hideout" the automobile which was afterwards used in transporting Bremer on the return trip to Minnesota.

The applicant was eaptured with one "slim" Gibson, who handled the ranson money and who was shot to death by agents of the Federal Bureau of Investigation while resisting arrest. The applicant surrendered and immediately commenced to edoperate with the Department and gave them information and assistance which led to the solution of the crimes and afterwards gave testimony which resulted in the conviction of the principal criminals.

The applicant calls to the attention of the Department the services rendered to the Government in the kidnapping cases and to the fact that he served twenty months in the Ramsey County Jail awaiting trial and received no credit therefor upon his sentence. He further states that he has severed all connections with the underworld and will

not again become involved in anything illegal or dishonorable. He asks that he be granted a commutation of sentence in order that he may enter a veterans hospital for a few weeks in a vicinity where he may thereafter establish a business and home for his family. He points out that if he is required to complete his sentence, upon which he will not be released until December 15th next, he will have to take his children out of school in the middle of the term or live in a place where everybody knows him, and where his life might be endangered by friends of the men against whom he testified. He further states that until February, 1938, he had an arrested case of tuberculosis, but that since that time his disease has become active and he believes that with a few weeks in a dry climate among congenial surroundings, he will be restored to health.

The applicant further states that he intends to conduct a golf school, a business which will be at its peak in the summer months, and that he desires to take charge at an early date in order to overcome the handicap of the small capital with which he will be obliged to work.

Assistant United States Attorney George A. Heisey states that the administration of justice in both of the important kidnapping cases in which the applicant was involved could not have been accomplished without the applicant's full and active cooperation, which he freely and efficiently granted. Mr. Heisey further states that he feels the applicant is entitled to every consideration and that it

would seem to be negligible whether the applicant is now released by virtue of commutation of sentence or is released in December, when his three-year term, less good time allowances, will expire.

The Honorable George F. Sullivan, United States District
Judge, who was United States Attorney for the District of Minnesota
at the time of the trial of the two cases, makes the following statements

"I concur in the recommendation of Mr. George A. Heisey, First Assistant United States Attorney in this matter. Mr. Bolton was of great assistance in the prosecution of both the Bremer and Hamm kidnapping cases. I venture to state that without the assistance of Bolton, the outcome of these cases would probably have been less successful. Bolton testified several times before the Grand Jury and in the trial court. He furnished the information to the Bureau of Investigation which made possible a full investigation of these two kidnapping cases, and I believe that every consideration should be shown Mr. Bolton in this matter."

The Honorable Matthew M. Joyce, the sentencing Judge, states:

ment by Bolton, that group of gangsters might be at liberty today and it was because of the aid which he gave that I imposed
so small a sentence. I know that the view which I have expressed was that of the Government at the time and in that connection both Mr. Keenan, Assistant Attorney General, and Judge
Sullivan, then United States District Attorney, and Mr. Heisey,
all gave me the benefit of their judgment recommending leniency.
We knew at the time that he had a tubercular condition, which
doubtless was aggravated by his nineteen months, as I recall it,
incarceration in the Ramsey County Jail. I feel that I consistently can assume an attitude favorable to his application
for Executive elemency and this letter is written for that
purpose."

The Agsistant United States Attorney includes with his recommendation a letter to Victor E. Anderson, United States Attorney, by John Edgar Hoover, Director of the Federal Bureau of Investigation, in which Mr. Hoover states: Bureau of Investigation feels that Bolton was of great assistance in the investigation and prosecution of both the Hamm and Bremer kidnapping cases and that it is entirely proper that he be given consideration for the information and assistance which he furnished. On July 21, 1936, in response to a request from the Criminal Division of the Department of Justice I expressed my views to this effect and received indication from the Department that a letter was to be written to the trial judge informing him of the assistance rendered by Bolton and indicating that we believed consideration should be shown Bolton for his action.

Dr. M. R. King, Warden of the U. S. Hospital for Defective Delinquents, where the applicant is confined, states:

"You are advised that the immate is afflicted with pulmonary tuberculosis. The disease has been characterised by exacerbations and remissions. Although the disorder is active at the present time the patient is making favorable progress and is not regarded as seriously ill."

applicant rendered much valuable assistance to the Government in the prosecution of the two motorious cases in which he was involved. It appears, however, that the value of the applicant's services to the Government was impressed upon the judge at the time of the sentence by all the officials of the Department having charge of the prosecution and taken into account by him at that time. It appears also that it was then well known that the applicant had served nineteen months in jail before conviction and that he was suffering from tuberculosis.

The three years sentence imposed on the applicant was extremely lenient as compared with that imposed upon his codefendants, some of whom received life imprisonment, others twenty years, and others fifteen years. It is fairly to be assumed that the Judge exercised leniency in consideration of all the facts which were then brought to his attention,





inclusive of the applicant's services to the Government and his illness. The only suggestion at the present time as to a change in the situation has reference to the applicant's tabercular condition, which, according to the prison physician, though activity not serious.

termination to be law-abiding and to coperate with the Government did not commence to express itself until the crimes had been completed and the members of the gang were being captured or killed. His aid to the Government in the prosecutions, while of unquestioned value, must have been inspired to some extent at least by a desire to save himself from the fate which he knew was impending for persons convicted of kidnapping without mitigation. In my judgment, he was generously repaid for his assistance by a sentence of three years, a mild punishment for an active participant in a crime of this character. I see no reason why further leniency should be extended to him.

I therefore advise that the application be denied.

Respectfully,

Attorney General

THE ATTORNEY GENERAL

I should like your views in this case

June 30, 1938

MEMURANDUM FOR MR. CARUSI.

Reference is made to your informal memorandum requesting my views concerning the commutation of the sentence of Bryan Bolton.

Under date of July 21, 1936, the Bureau advised the Criminal Division of the Department that Bolton was of material assistance to this Bureau in the investigation of both the Brener and Hamm kidnaping cases and testified concerning the facts in his possession at the trial of both of these cases. I believe that Bolton fully and frankly furnished to the Bureau all of the information which he possessed concerning both of these cases. It must be remembered, however, that Bolton was a participant in both of these kidnapings and probably participated in other violations of local laws, concerning which he did not furnish information to the Bureau. At that time I informed the Criminal Division that I believed it entirely proper that Bolton be given some consideration for the information and assistance which he furnished to the Bureau in connection with the Bremer and Hamm kidnaping cases.

Other than to furnish the above information, this Bureau has no other views to express and will defer to your judgment in the matter.

The letter addressed to The President and the Department's file, which accompanied your informal memorandum, are returned herewith.

Very truly yours,

John Edgar Roover

Copy letter to President retained Bu. file.

DEB: EAM

Special Agent in Charge Miami, Florida

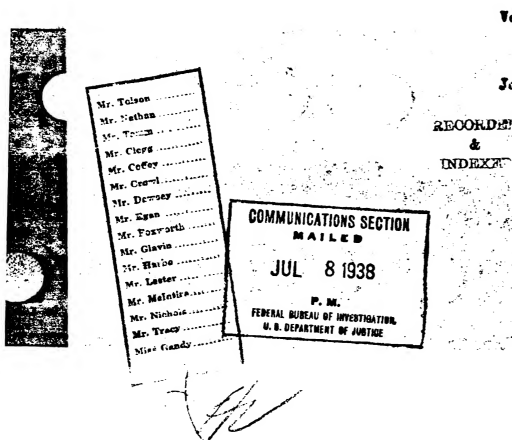
Dear Sirt

Reference is made to the report of Special Agent S. K. McKee, dated at Miami, Florida, April 19, 1938, in connection with the libel suit being filed against the Browning Automatic Rifle in the instant CASO.

Reference report indicated that the United States Attorney was at that time preparing the necessary. papers and it was expected that they would be filed shortly thereafter.

The Bureau desires to be advised as to whether or not there have been any developments in connection therewith.

Very truly yours,



John Edgar Hoover Director

RECORDED

Sederal Bureau of Investigation United States Department of Justice

1300 Biscayne Building Miami, Florida July 9, 1938

Director Federal Bureau of Investigation Washington, D. C.

RE: BREKID.

Dear Sir:

Among the bulky exhibits in this case at the Miami Office is a 1934 Oklahoma/license tag, number 362A339, which was found by Agents in the house occupied by FRED and KATE BARKER at Oklawaha, Florida, when it was raided on January 16, 1935.

Inasmuch as prosecutive action has been concluded, authority is requested to destroy this plate in order that it may be properly removed from the exhibit files.

Very truly yours,

A. C. Rutzen

Special Agent in Charge.

SKM:C

#7-24.

KECORDED INDEXED

Special Agent in Charge Miasi, Florida

Dear Sirs

PA. BRUYIN

Reference is made to your letter to the Bureau dated July 9, 1938, in which you request authority to destroy 1934 Oklahoma license plate #362A339, which was found by Agents in the house occupied by Fred and Kate Barker at Oklawahs, Florids, when it was raided on January 16, 1935.

In the event it is certain that this license plate will not be needed in any prosecutive action, authority is granted to destroy it, prior to which photographs should be taken of it and placed in the case file.

Yery truly yours,

John Edgar Hoover Director

COMMUNICATIONS SECTION

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LUCOBUM COUNT FILED 18 11/1 - 492-1772

Sederal Bureau of Investigation United States Department of Justice

1300 Biscayne Building Miami, Florida July 9, 1938

Director Federal Bureau of Investigation Washington, D. C.

> RE: BREKID; HUGA.

Dear Sir:

#7-24

There are being shipped to the Bureau, via Railway Express, for appropriate disposal, in accordance with provisions of the Manual of Rules and Regulations, the firearms which will be described below which were recovered during the course of the two above entitled investigations:

> One Browning Automatic Rifle, with serial number punched out. This gun was recovered from the possession of JOSEPH H. ADAMS at the El Comodoro Hotel, Miami, Florida, in connection with the investigation in the BREKID case. A libel has been filed against this weapon in the U. S. District Court, Jacksonville, Florida.

One .45 caliber Colt Revolver, Serial No. 216258; and One .45 caliber Colt Automatic Pistol, Serial No. 300100. These weapons were found in the possession of HUCH GANT and A. D. HUNT at the time of their apprehension at Houston, Texas, by Bureau Agents during the course of investigation in the HUGA case.

25-20 Winchester C.F. Rifle, Serial No. 867161, which was found in the get-away car used in the robbery of the Dixie County State Bank, Cross City, Florida, which robbery was covered in the investigation entitled HUGA.

Very truly yours,

A. C. Rutzen

Special Agent in Charge.

PREVIOUS RECORD OF #91-21

RECORDED INDEXED.

Rederal Bureau of Investigation United States Department of Justice

DJP:VHC

Washington, D. C.

7-576

July 19, 1938

MEMORANDUM FOR MR. NATHAN

Re: BREKID; HUGA.

Reference is made to the letter of the Miami Field Division dated July 9, 1938, transmitting to the Bureau the following firearms:

> One Browning automatic rifle recovered from the possession of Joseph H. Adams at the El Comodoro Hotel, Miami, Florida, in the BREKID case.

One .45 caliber Colt revolver, #216258, and one .45 caliber Colt automatic pistol, #300100, recovered from Hugh Gant and A. D. Hunt, and one .25-20 Winchester rifle, #867161, recovered in connection with the robbery of the Dixie County State Bank, Cross City, Florida, the last three mentioned guns being recovered in the HUGA case.

These guns are not desired for permanent retention in the Laboratory, and information is requested of the Investigative Unit as to whether there is any reason why these weapons may not be permanently disposed of.

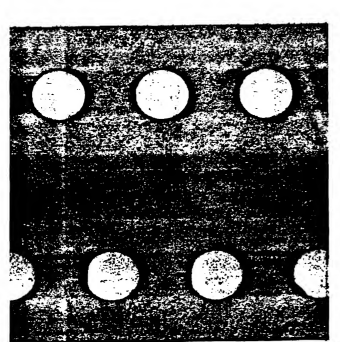
Respectfully,

I ENOL B

RECORDED

FEDERAL BUREAU OF INVESTIGATION 1938. The Director Files Section Mr. Tolson Personnel Files Identification Division Mr. Nathan _Technical Laboratory Mr. Tamm Mechanical Division Mr. Clegg Mr. Glavin . Chief Clerk's Office Mr. Tracy SUPERVISORS Mr. Balch Mr. Drayton Lawler Mr. Brandt Mr. Gebben Mr. McIntire Mr. Guerin Mr. Munley Mr. Carson Mr. Chambers Mr. Hennrich Mr. Pennington Mr. Van Pelt Mr. Cornelius Mr. Kramer Mr. Landrum Miss Gandy Send File Mrs. Morton Correct Mr. Parsons Call me regarding this Miss Coe Note and Return Mr. Ritz Search, serialize and _Miss Conlon route Typists - 5724 Stenographers 5730 See Me ___Stenographers 5706

P. E. FOXWORTH - 5734.



JEL:MEC 7-576-1498 - Special Agent in Charge Miani, Florida Dear Sire Reference is made to your letter dated July 9, 1938, concerning the transmittel of firearms in connection with the Bremer and Hunt-Gant investigations. The Bufeau desires to be advised as to whether the appropriate United States Attorney has been contacted relative to the disposition of these guns. Very truly yours, John Edgar Moover



Will all the second second second	
Mr. Tolson	
Mr. Nothern	
Mr. Tarange	•
Mr. Clegg	
Mr. Coffey	
Mr. Crowl	
Mr. Dawsey	
Mr. Egan	
Mr. Foxworth	
Mr. Glavin	
Mr. Harbo	
Mr. Lester	
Mr. Mchtire	_
Mr. Nich s	
Mr. Tracy	
Miss Gandy	

Norris Woman Off

To Virginia Prison
Ruth Hamm Robison, alias Coninie Norris, who entered a plea of guilty in Federal Court May 23 to a charge of conspiracy to harbor a fugitive from justice and was sentenced to one year and a day in prison, left yesterday for Alderson, W. Va., in charge of U. S. Marshal V. C. Pettie.

She will be placed in the United States Industrial Institution for Women at Alderson to serve the sentence. Seven other persons are under indictment in connection with the alleged harboring of Alvin Karpis two years ago at Hot Springs.

ARKANSAS DEMOCRAT, LITTLE ROCK, ARKANSAS, JULY 3, 1938.

7.576-A

Relative to the requested disposition of certain guns described in the memorandum of Mr. Coffey for Mr. Mathan dated July 19, 1938, this is to advise that a letter has been transmitted to the Mismi office suggesting that it inform the Bureau as to whether the appropriate United States Attorney has been contacted concerning the disposition of these guns. In the event the Miami office advises that they are no longer wanted for evidentiary purposes, they may be disposed of as the Laboratory sees fit.

Very truly yours,

John Edgar Hoover

COMMUNICATIONS SECTION

JUL 30 1938

FEDERAL BUREAU OF INVESTIGATION. U. B. DEPARTMENT OF JUSTICE

U.S. CLEANIRERS OF JUSTICE COMMODIFICATIONS SECTION JUL 131938

POSTAL

Mr. Tolson
Mr. Nathan
Mr. Tamm
Mr. Clegg
Mr. Coffey
Mr. Convil
Mr. Dawsey
Mr. Egan
Mr. Forworth
Mr. Glavin
Mr. Harbo
Mr. MeIntire
Mr. Nichols
Mr. Tragy
Miss Gandy

VQFS

W9 DPR PAID ANSWER REQUESTED

B OMAHA NEBR 1210P JULY 13 1938

J EDGAR HOOVER

FBI JUSTICE WASHN DC

OMAHA, JULY 13- REPORTED THAT ALVIN KARPIS AND SIX OTHER PRISONERS TAKEN THROUGH HERE ON WAY FROM ALCATRAZ TO FORTLEAVENWORTH.

APPRECIATE ANY INFORMATION YOU CAN GIVE

B FYSYLVESTER WORLD HERALD..

Check with Bennett tace if Karpis has been moved.

RECORDED

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INDEXED

FEDERAL BUREAU TO TOVESTIGATION

Conv to Mr. 14 1938 A. M.

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FEDERAL BUREAU OF INVESTIGATION UNITED STATES DEPARTMENT OF JUSTICE

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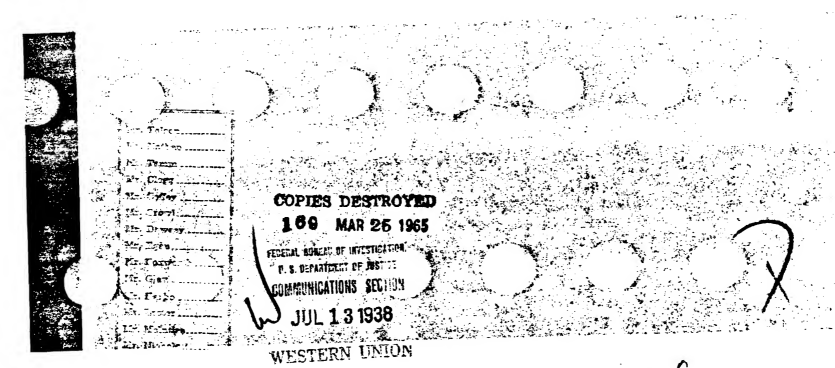
JULY 13, 1938

Transmit the following message to:

B. F. SYLVESTER WORLD HERALD OMAHA, MEBRASKA

REPLYING TO YOUR TELEGRAM OF TODAY, THE TRANSFER OF FEDERAL PRISONERS
FROM OME PENAL INSTITUTION TO ANOTHER IS HANDLED BY THE DIRECTOR, BUREAU
OF PRISONS, US DEPARTMENT OF JUSTICE, WHO HAS ADVISED THAT ALVIN KARPIS
HAS NOT BEEN TRANSFERRED FROM ALCATRAZ PENITENTIANT.

JOHN EDGAR HOOVER, DIRECTOR, FEDERAL BUREAU OF INVESTIGATION, U. S. DEPARTMENT OF JUSTICE.



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Per___

Federal Bureau of Investigation United States Department of Instice

Mashington, B. C.

PEF'VCT

July 13, 1938

/

MEMORANDUM FOR THE DIRECTOR

9

I called the office of Mr. Bennett, Director of the Bureau of Prisons, and in his absence talked to his secretary, who told me that Alvin Karpis had not been transferred from Alcatraz, and stated that they had been receiving numerous inquiries from the newspapers concerning his alleged transfer and had no idea as to how the story started.

Respectfully,

P. E. Foxworth.

RECORDED & INDEXED

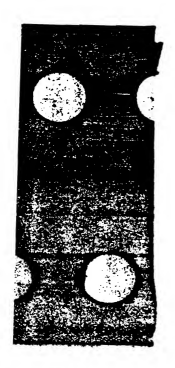
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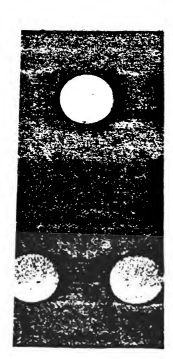
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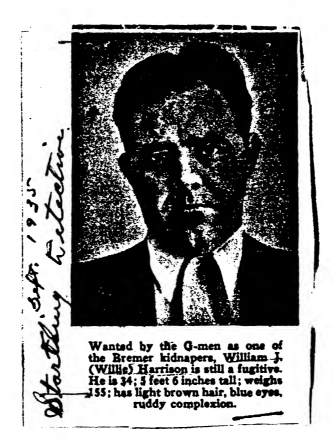
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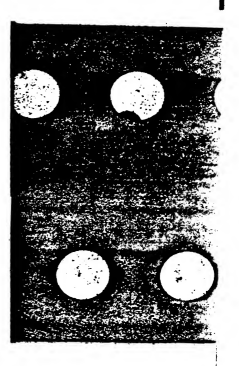
Hoshington D.C. RECORDED.

of Naticed LER Ofout In Live Fears ago a mon Showed warp here this section answering This discription excep, he didn't seem to be quite as full is the fac: as this picture Shower him to be but age weight Height Coller of eyes, Hair and expression on The fore Talleyn with this picture, especially The expression on the face he has been in and around here for about The years. driving a truck hauling fogs. if has not been cought it would probely pay to check up on this party, no harm Could Come of it if he is not the right one, I trapent Seen him for deveral months but is The feel sure That he is still in This Section Your man Could book me up at Red Lick, and is help thous on his trail if you home already got time let me Know anyway. Po. Lorman, mi Very Truly











7-576-14990

Mly 7, 1936

MEMORANDEM FOR MR. MATHAM

Thompson Submachine guns in the pessession of the Technical Imboratory and which are no larger needed as evidence be tested by one of the Bureau's firearms experts and if they were found to be in estimated by perating condition the weapons were to be turned over to the Training Division for use in firearms training at Bureau headquarters or at Quantico, Virginia. Seven of these weapons have been examined and have been found to be in fair operating condition and would be estimated for training use at Quantico, not only in firing with the Thompson Submachine gun but particularly in the stripping and assembling of this weapon. There follows a list of the weapons referred to:

RECORDED

INDEXED.

WEAPONS

Thompson Submachine Gun serial #3262

Thompson Submodine Gun Berial /347

Thompson Submechine Cum perial #6315

Thompson Franching Cum serial \$7609

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Thompson Subsection Own

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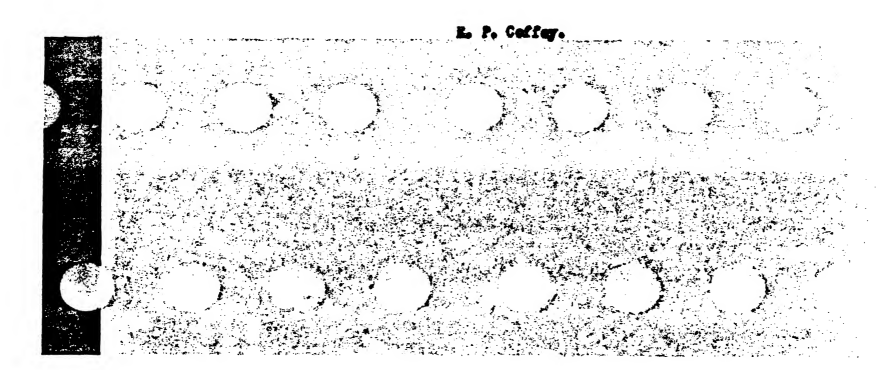
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Two of these weapons, I believe should be retained property in the laboratory as of possible future value from the case interest standpoint. They are \$9176 which is one of the "Vlorida Barber" weapons, and \$950 which is one of the Earple weapons recovered at Little Rock, Arkaness. One Billinger weapon is included in the above list but the laboratory still has one Dillinger Submahine gun in its collection.

In addition to the seven foregoing guns there is one Thompson Submachine gun, Serial \$4255 which was given to the Sureau by the U. S. Marine Corps. This weapon has been shecked and found to be in fair operating condition. Six of these weapons have been placed in the Bureau gun room on the Fifth floor, the two indicated, 1. e. #9176 and #950 being retained in the laboratory. It is recommended that the Thompson Submechine gan given to the Survey by the F. S. Marine Corps be included with the other weapons delivered to the training division for training use at Quantice. Respectfully



7-576-14990

July 19, 1938

Mr. C. B. Cooper Route 1, Box 69 Lorman, Mississippi

In response to your letter dated July 13, 1938, please be advised that William J. Harrison is no longer wanted by this Bureau, inasmuch as his body was found at Ontarioville, Illinois, in 1935.

You may be assured that I appreciate the spirit which prompted you to forward to this Bureau the information at your disposal concerning the individual believed to be identical with Harrison.

Yery truly yours,

John Edgar Hoover

SEBERAL BUREAU DE INVESTIGATION. U. S. DEPARTMENT OF JUSTICE

FEDERAL BUREAU OF INVESTIGATION

	FORM No. 1 THIS CASE ORIGINATED AT CINCINNATI, OHIO	FILE NO. 7-80				
	BOSTON, MASS. 7-14-38	PERIOD FOR WHICH MADE SY WHICH MADE 6-8,10; G. V. BOHERTY T				
	GEORGE TIMINEY; DR. JOSEPH P. MORAN with aliases - FUGITIVE, 1.0. 1232; EDWARD GEORGE BREMER - VICTIM.	CHARACTER &F CASE RIDNAPING; OBSTRUCTION OF JUSTICE; HARBORING OF FUGITIVES; NATIONAL FIREARMS ACT.				
	SYNOPSIS OF FACTS: DR. SNOW, Mass. Mutual Life Insurance Co., Springfield, Mass., advised that DR. JOSEPH P. MORAN had two policies with his company, but that both policies lapsed during the years 1931 and 1932. Pertinent information pertaining to said file secured and set forth, showing names of friends and others. Photostat copies of signature of DR. JOSEPH P. MORAN secured and attached to copies to Cincinnati Office.					
	75	- RUC -				
	REFERENCE:	The second secon				
	DETAILS: DETAILS: AT SPRINGFIELD, MASS. DR. MORTON SNOW, Medical Director, Massachusetts Mitual Life Insurance Co., upon being interviewed, advised that his files reflect DR. JOSEPH P. MORAN had					
	two policies with his company; policy No. 6712 out October 17, 1924, in the amount of \$10,000					
	lapsed for honpayment of premiums in July 1932; and policy No. 689018, taken out March 4, 1925, in the					
	amount of \$5,000., which lapsed for nonpayment of premiums in November 1931.					
	ARPROVED AND PROMISE AND PROMI	DO NOT WRITE IN THESE SPACES				
	COPIES OF THIS REPORT	7- 576-14992 JUL 19 1831				
	2 Cincinnati (Encls.) 2 New York	0-02 18 AM.				
ı	2 Chicago 2 Boston COPIES DESTROYED					
	\$ 50 MAR 25 MAS	Office At.				
Į.	0.1	SOVERRUZHT PRÍSTING OFFICE				

DR. SNOW advised that his files reflect that DR. JOSEPH P. MORAN was born May 8, 1895 in Illinois; that another part of his files contains the information that he was born May & 1896; that MORAN was a physician in LaSalle, Illinois; that his files further reflect that during 1928 he became addicted to drinking and the drug habit, and as a result of causing the death of a girl in an abortion, was sentenced to a prison term in Joliet, Illinois; that his wife's name is ANNANMORAN, and it is understood she is divorced from him; that his Wife last resided with her father in 1932 or 1933. 1216 St. Vincents Ave., LaSalle, Illinois; that it is understood C. HABROWN, his wife's father, paid some of the premiums in 1931; that E. M.XSAWYER, of the firm of Gillespie and Sawyer, 515 Central Life Building, Ott awa, Illinois, wrote the original policy; that said firm's present address is believed to be 304 LaSalle State Bank Building, LaSalle, Illinois; that the files further reflect that MORAN was known to a THOMAS MCQUEEN, of 1513 Circle Ave., Forest Park, Illinois; that other individuals who knew MORAN and were contacted by the insurance company at one time or another are as follows:

JAMES O'KEEFE, 1545 So. Cicero Ave., Chicago, Illinois JOSEPH YAWRS, c/o Victor Storage Co., Circle and Lake St., Chicago, Illinois - Telephone Austin 4928 DRS. HAL BILLIG and ART SOFFLE, 503 Main St., Maybood, Illinois

DR. SNOW, continuing, advised that his files further reflect that MORAN at one time lived or practised from 733 1/2 First St., LaSalle, Illinois, time not given and dates not appearing, and 747 Seventh St., La Salle, Illinois; that they received retail credit reports in December of 1933 which indicated MORAN came from a good family who originally lived in Spring Valley, Illinois; that he has a brother, name unknown, who is believed to be a practising doctor, address not shown.

DR. SNOW stated that DR. MORAN was supposed to have had, at one time, a policy with the Metropolitan Life Insurance Co., and also U.S. Government insurance; that the only physical defect appearing in the files was that DR. MORAN had minor nose and throat trouble. He stated that the last inquiry they had concerning DR. MORAN was on or about December 9, 1933, when he made some inquiry through the firm of E.M. SAWYER, in an effort to seek reinstatement of his policies, and apparently, at that time, was engaged in the practise of medicine at 4861 Irving Park Boulevard, Chicago, Illinois; however, these policies were never reinstated.

DR. SNOW furnished the writer with photostat copies of application for insurance, the same being dated March 4, 1925, containing the signature of DR. MORAN, and also application for reinstatement dated September 4, 1926, June 4, 1926, amendment to

application dated March 11, 1925, and further amendment dated July 7, 1926, all of which contain the signature of DR. JOSEPH P. MORAN. The same are being forwarded to the Cincinnati Office for their use in connection with instant case.

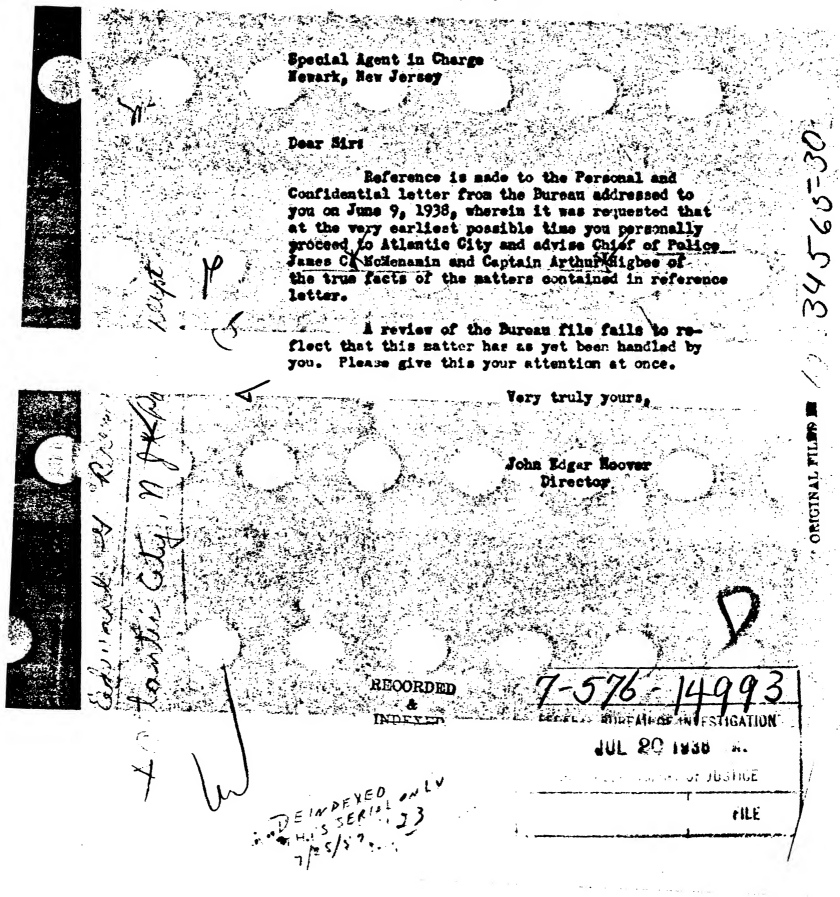
DR. SNOW stated that it is contrary to the regulations of their company to permit the writer to examine the files, and after searching the same, he furnished the above information. He stated he is positive that DR. MORAN was not suffering from any disability which would require constant medical attention, or that a notation concerning same would have appeared in the files.

No leads are being set out for other offices, in view of the fact that same is being left to the discretion of the office of origin; and as there is no further investigation to be made by this office this case is being referred upon completion to the office of origin.

Enclosures for Cincinnati Office

- l Photostat copy of application for insurance, Mutual Life Insurance Co., dated March 4, 1925.
- 2 Photostat copies of applications for reinstatement, one dated June 4, 1926 and the other aptember 4, 1926.
- 1 Photostat copy of amendment to application dated March 11, 1925.
- 1 Photostat copy of amendment dated July 7, 1926.

- REFERRED UPON COMPLETION TO THE OFFICE OF ORIGIN -



Br. E. J. Connelley Fr. E. J. Connelley Federal Purses of Investigation W. S. Department of Justice 1130 Enquirer Building Cincinnati, Ohio There is enclosed a copy of the report of Special Agent W. F. Whitely, Little Bock, Arkansus, dated July S, 1938, in the Brekid case, and also a copy of a report of Special Agent C. R. Davis, San Antonio, Texas, dated July 7, 1938, in the case entitled Thobart Hudson, Et Al; Mational Stolen Property Act. These reports were received in the Bureau apparently through error, inamuch as they are checked to John Edger Moover Cipelmosti " JUL 20 1938 P. M. ENTRY HITE COMMUNICATIONS SECTION

Post Office Drawer V, Plaga Station St. Louis, Missouri July 19, 1938. Federal Bureau of Investigation. Machington, De Ce

Dear Sire

Director,

Please be advised that on July 2, 1938 the Bureau broadcast over Radie Station KNOX, St. Louis, Missouri, was made by me on the subject of "The FBI's Who's Who in Crime". On July 7, 1938 the Rureau broadcast was made by me on the subject of "The Law Enforcement Officer Gos to School and on July 16, 1938 the Bureau broadcast was made by me on the subject "Alvin Karpis".

Very truly yours,

G. B. HORRIS, Special Agent in Charge.

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Federal Bureau of Investigation M. S. Bepariment of Justice

1130 Enquirer Building Cincinnati, Ohio

HDH:MGR 7-43

July 21, 1938

Director, Federal Bureau of Investigation, Washington, D. C.

Re: "BREKID".

Dear Sir:

Reference is made to letter from the Philadelphia Office dated June 29, 1938, in the above entitled case, which transmitted to the Cincinnati office various items previously recovered by the Philadelphia office. The first item enumerated in this letter is a Spanish revolver obtained from THELMA/HOLST. This is being transmitted under separate cover to the Bureau in order that it may be disposed of.

This letter also indicates that there was being transmitted to the Cincinnati office some "Cuban money (amount undetermined) found in Dolores Delaney's pocketbook at the time of apprehension". Among the items received at the Cincinnati office was an envelope containing the notation "Cuban" money found in Burdette or Delaney pocketbook". This envelope was empty and there was no Cuban money received at the Cincinnati Office. There is a notation on this envelope reading "Returned Delaney 2-13" which indicates that the money in question was probably returned to Dolores Delaney on 2-13-35. The Philadelphia Office is requested to check the file of that office in this case to ascertain definitely what disposition was made of this Cuban money.

The bottle of medicine and syringe of ALVIN KARPIS transmitted with this letter are being destroyed inasmich as they have no further value.

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Active and Specimens Retained in Luboratory

The remaining exhibits mentioned in this letter listed, as follows:

Four fired .45 calibre cartridges and one flattened .45 cal. cartridge projectile recovered by Det. Arch Williams of Atlantic City, P.D., who picked these up in Hotel Danmor in the 4th floor hallway after battle with Karpis and Campbell.

One .45 projectile, metal-jacketed, as fired, one metal jacket from .45 projectile.

Two fired .22 cal. shells (found under rear seat in Karpis Buick by Agent Meekins with .22 calibre rifle.)

by Agent Meekins with .22 calibre rifle.)

One .45 cal. projectile fired by subjects Karpis and Campbell and recovered by Special Agent Emerson Wright from door jam Room 406, Hotel Danmor, Atlantic City, N.J., are being forwarded to the Laboratory for comparison with projectiles and shells in the Laboratory at the present time and especially for comparison with specimens fired from guns known to have been in the possession of subjects in this case. Any unidentified specimens may then be destroyed and if there are any identifications made the Little Rock Office should be notified, inasmuch as the only remaining

prosecution in this case is at that office.

Very truly yours,

H. D. HARRIS, Special Agent in Charge.

CC Chicago Philadelphia St. Paul

St. Paul Little Rock

FEDERAL BUREAU OF INVESTIGATION

	FILE NO. 7-82				
	Chicago, Ill. 7/20/38	PERIOD FOR WHICH MADE 7/5,11,14/38	C. K. SMITHE	CKS:LM	
	GEORGE TIMINEY; DR. JOSEPH P. MO with aliases FUGITIVE, I.O. 123 EDWARD GEORGE BREMER - VICTIM.	23 ET AL.	CHARACTER OF CASE KIINAPING; OBSTRU HARBORING OF FUGI NATIONAL FIREARMS	TIVES;	
X	SYNOPSIS OF FACTS: Photostatic cop application of Northern Life In	DR. JOSEPH MORA nsurance Compan	N with Great		
	Amount insurance agent sults. Photostatic cop application of Northern Life Insurance agent sults.		negative re-	× × × × × × × × × × × × × × × × × × ×	
	REFERENCE: Report of Special New York City,		McGarraghy, 10234	OIVE TOTAL	
	DETAILS: AT CHICAGO, ILLINOIS: MISS MARGARET FIEDLER, Director of Personnel, Great Northern Life Insurance Company, 110 South Dearborn Street, furnished photo- etatic copies of the file of that company concerning the application				
	of DR. JOSEPH P. MORAN for accident and health insurance, which was made on December 7, 1933, and officially rejected shortly thereafter. A review of these photostatic copies in conjunction with a review of the Chicago files in this case indicates that there is no information in the correspondence and application concerning which inves-				
	tigation has not already been therefore, are being enumerate Origin. MISS FIEDLER informed on the photostatic sheet numbe refers to the Preferred Accide	d below and for that the "Subs red 2, and date nt Insurance Co	warded to the Off ecriber #30" appeared December 13, 19 empany of New York	ice of ring 2007 33, 1	
•	APPROVED AND SPECIAL AGENT NOWARDED SPECIAL AGENT NOWARDED		po not write in these spaces		
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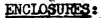
tion marked #1 indicates that the insurance agent, who contacted DR. MORAN, was LLOYD DN VASS.

recalled that he had been engaged in a house to house canvass on the western part of Irving Park Blvd. and in that way had met DR. MORAN, who seemed very impatient to secure an accident and health insurance policy. MORAN'S impatience was evidenced by the fact that he filled in all the information contained on the reverse side of the application form except that in the sub-division numbered 5, which is the handwriting of VASS. It is thought that this may be of some value as a handwriting specimen.

VASS after the application had been rejected had no further contact with MORAN, and although he was questioned at some length in regard to his conversation with MORAN, MORAN'S activities, etc., it was obvious he could furnish no information.

VASS informed that the report headed "Chicago Service Bureau", signed THCMAS HANSEN, and dated December 21, 1933, was merely a routine investigation of MORAN'S statement by the Chicago Service Bureau, which is an insurance information clearing house. In view of the information furnished on this sheet, it is not believed that THCMAS HANSEN would possess information in addition to that already in the files of this Bureau.

It was later learned from MISS FIEDLER that additional information in connection with this individual may be found in the office of the Recording & Statistical Corporation, Box 1388, Boston, Massachusetts, which was formerly known as the Medical Impairment Bureau, and which is a clearing house for medical information subscribed to by various insurance companies. Two copies of instant report are being forwarded to the Boston Office for its information in the event the Office of Origin desires investigation at the Recording & Statistical Corporation, in the event same has not already been done.



- TO THE CINCINNATI OFFICE:
- L. Obverse and reverse of application to Accident & Health Department, Great Northern Life Insurance Company, dated December 7, 1933, and signed by applicant JOSEPH P. MORAN, M.D.
- 2. Confidential inquiry to Subscriber #30 from Great Northern Life Insurance Company dated December 13, 1933.
- 3. Report on JOSEPH P. NORAN made by insurance inspector THOMAS HANSEN dated December 21, 1933.
- 4. Letter Great Northern Life Insurance Company to DR. JOSEPH P. MORAN dated December 22, 1933, advising that his application has been rejected.
- 5. Letter Great Northern Life Insurance Company to
 L. D. VASS December 22, 1933, in the same connection.

All the above are photostatic copies.

PENDIN

Rederal Bureau of Investigation United States Department of Justice

Post Office Box 812 Chicago Illimis

PERSONAL AND A CONFIDENTIAL ==

July 26, 1938

Director, Federal Bureau of Investigation, Washington, D. C.

Dear Sir:

57d 3 I desire to advise that confidential informant informed the writer on July 25, 1938, that he had heard that Congressman CHAUNCEY W. REED of Du Page County, Illinois, had about five or six months ago obtained \$1,000.00 from unknown parties in return for his promise that he would arrange to have ELMER FARMER removed to some other institution from Alcatraz Island REED is now in possession of a letter presumably from the Department of Justice, possibly the Bureau of Prisons, advising that FARMER will be removed from Alcatraz in the near future.

I thought that the Bureau would be interested in receiving this information. It might be possible for the Bureau to check as to the possible removal of FARMER and to determine whether Congressman REED was in fact instrumental in effecting such a transfer.

Very truly yours,

Special Agent in Charge

DML:RP

RECORDED æ MUEXED

JUL 23 1938

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Minster Cuerton 83/38

Federal Bureau of Investigation United States Department of Instice Washington, D. C.

August 3, 1938

SBL:DC 7-576

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MEMORANDUM FOR THE DIRECTOR

Re: BREKID

Special Agent in Charge Ladd of the Chicago Office has advised that confidential informant informed him on July 25, 1938, he had heard that Congressman Chauncey W. Reed of Du Page County, Illinois, had about five or six months ago obtained \$1,000.00 from unknown parties in return for his promise to arrange to have Elmer Farmer removed to some other Federal penal institution from Alcatraz. Island.

Stated Congressman Reed is now in possession of a letter presumably from the Department of Justice advising that Farmer will be removed from Alcatraz in the near future.

Elmer Farmer was indicted January 22, 1935, by a Federal Grand Jury at St. Paul, Minnesota and charged with conspiracy to transport Edward George Bremer from St. Paul, Minnesota to Bensenville, Illinois, after Bremer had been kidnaped and held for ransom in the amount of \$200,000.00. Farmer was convicted of that charge and on June 7, 1935, was sentenced by the United States District Court at St. Paul, Minnesota, to serve twenty years in a Federal penal institution.

An employee of the file room made an examination of the Department file relating to Elmer Farmer and failed to find therein a letter from Congressman Reed relating to a proposed transfer of Farmer from Alcatraz Penitentiary.

Send memo to Keenan & Bunnetto. Respectfully,

E. A. Tamm 137-11-1998

8/9/38 - Men A 19)

mimo preces

The second secon

SBL'VCT 7-576-14998 MENORANDUM FOR THE AGSISTANT TO THE ATTORNEY GENERAL On July 25, 1938, this Bureau, who resides dvised a Special agent of this Bureau that no new heard that Congressman Chaumoey W. Reed of Du Page County, Illinois, had about five er six months ago obtained \$1,000 from unknown parties in return for his promise to have Elmer Farmer removed to some other penal institution from Alcatres. The informant in this instance advised that Congressmen Reed is now in possession of a letter, presumably from the Department of Justice, advising that Farmer will be removed from Alcatras in the near future. Elser Farmer was indicted January 22, 1935, by a Federal Grand Jury at St. Paul, Minnesota, and charged with conspiracy to transport Edward George Bremer from St. Paul, Minnescta, to Bensenville, Illinois, after Bremer had been kidnaped and held for ransom in the amount of \$200,000.00. Farmer was convicted on that charge, and on June 7, 1935, was sentenced to serve twenty years in a Federal penal institution by the United States District Court at St. Paul, Minnesota. The above is being furnished you for your confidential information, and I will appreciate your cooperation in protecting the source of the information in this particular instance. John Edgar Hoover COMMUNICATIONS SECTION AUG 9

> FEBERAL BUREAU OF INVESTIGATION U.G. DEPARTMENT OF JUSTICE

MEMORANDUM FOR THE DIRECTOR,

Transmitted herewith, for your confidential information, is a copy of a memorandum dated August 9, 1938, for Honorable Joseph B. Keenan, The Assistant to the Attorney General.

John Edgar Hoover

COMMUNICATIONS SECTION

FEBERAL BUREAU OF INVESTIGATION.
W. B. DEPARTMENT OF JUSTICE

RECORDED COMY WILED IN 11 - 472-1775

Federal Bureau of Investigation United States Department of Instice

1300 Biscayne Euilding Liami, Florida July 28,1938

Director Federal Bureau of Investigation Washington, D. C.

RE: BREKID

Dear Sir:

Reference is made to Bureau letter dated July 25, 1938, (7-576; 91-493), wherein the Bureau desires advice as to whether or not the appropriate United States Attorney had been contacted relative to the disposition of the firearms in connection with the HUNT-GANT investigation.

This is to advise you that the Bureau was requested in letter of May 5, 1938, to advise concerning the disposition of said firearms, and in letter of May 17, 1938, the Bureau advised that "Since it appears that the prosecution of HUNT and GANT has been completed in both the Birmingham and Miami Field Divisions, the firearms presently in your possession should be forwarded to the Bureau for appropriate disposition."

There is nothing in the file at the present time to indicate that the United States Attorney had been contacted relative to the disposition of these guns. In view of Bureau instructions contained in letter of May 17, 1938, it was not deemed necessary to contact any United States Attorney relative to the disposition of said guns.

Very truly yours,

A. C. Rutzen
Special Agent in Charge.

ACR:C

#7-24 #91-21

RECORDED

10F 30 H

166 MAR 25 1965

COPIES DESTROYED

Federal Bureau of Investigation United States Department of Iustice

1300 Biscayne Building Miami, Florida July 28,1938

Director Federal Bureau of Investigation Washington, D. C.

RE: BREKID;

Dear Sir:

Reference is made to Bureau letter dated July 25, 1938, (7-576; 91-493), concerning the transmittal of firearms in connection with the Bremer and Hunt-Gent investigations.

Please be advised that the docket of the U. S. District Court at Jacksonville, Florida, discloses that on May 4, 1938, Warrant of Seizure and Monition Returned was executed by the United States Marshal. Also on May 4, 1938, Proof of Publication was filed. Under date of June 29, 1938, Federal Judge LOUIE W. STRUM signed an Order of Default and Forfeiture relating to Browning Automatic Rifle, which gun had been recovered from the possession of JOSEPH H. ADAMS at the El Comodoro Hotel, Miami, Florida, in connection with the investigation in the BREKID case.

Judge STRULI ordered that information and libel filed herein against the said One Browning Automatic Rifle be and the same
is hereby taken and confessed as against all parties interested in
said Browning Automatic Rifle, and ordered and adjudged that same be
forfeited to the United States of America, and further ordered that
said rifle be delivered by the United States Marshal to the Special
Agent in Charge of the Federal Bureau of Investigation at Miami,
Florida, to be by him delivered to J. Edgar Hoover, Director of the
Federal Bureau of Investigation, for official use.

Assistant United States Attorney DAMON YERKES was instrumental in bringing about the above disclosed procedure. It is obvious he had knowledge relative to the disposition of this gun.

Very truly yours,

A. C. Rutzen,
Special Agent in Charge.

ACR:C

#7-24 #91-21 RECORDED &
INDEXED.

7-576-1500

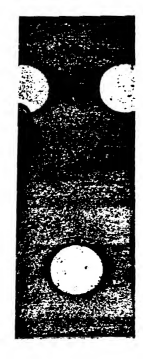
Jopli y m John Edgar Hoover, Director, Federal Bureau of Investigation, united States Department of Justice, Washington D.C. Dear Sir-I am writing you behalf of my brother Volney Davils; number 271. Kesiding in building 68 at alcatras Island, Since he has vegus.
There three years and has been a model prisoner never having caused The guards or ataxities any lindotrouble. and has worked at the Jobo assigned him faithfully and Without Complaint, Knowing these things have caused us to be grate. Jul and considerate toward him - The is all the brother I have. Mother tather haveing raised six children five daught ers and a son. We girls have always

have always level our brother as any right feeling people would and have been very badly upset over this get thing into this trouble in 7-576. 1500 and really loves his partition dissolves.

ters he was never any thirty to him to every one of us. He never the to him



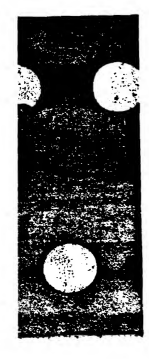






loving him o matter what the dolle. My father and of Course Volney; will be smenty four years old in september he is in very poor health has heart Trouble and stomack Trouble. My Mother is sixty four in December and has given her lifes blood for her Children and husband. Froth are upright God loving people and always have been good friends and nieghbors in any community they have lived in. They are not financially able and neither or any of his sister to go to alcatra and insit him -what I am asking may be a great favor, But I hope I am not asking in Vain. Would it be possible to Transfer him to some place not so for from us where we could get to see him once in a while, The is only thirty five Mr. Hoover and every hair in his head has turned grey. I don't say he has served his punishment But he has repented it over and over. And I know if you would transfer him to the transfer him to the transfer him to Kansas where he could get to see

some of us once in a while he





could at least beel he had not hurting to greatly. My tather and mother are a greatly burdened for him and so are we sisters we or he may live to see each other again under the arrangments has under now. If you can grout this permission Hod willing I will be grateful to you for the hest of my life. Please do what you can in this matter aid I am thanking took for a man who has done the good work you have been lead to do.

MRS PAYMOND ANKRUM.

Mrs Raymond Canterum

2148.7th St.

Joplin mo.

P.S. I would be eternally and sincerly grateful if you would reccomend this transfer to the Honorable Homen Cumnings attorney General of the United States. Mr. R. D. anta.
2/4: East 74: 5.

Joplin mo.

Ser. 1

John Edgar Horner

Federal Bureau of mustigation

united State, Dupt of Justice

Wishington DC.

V.W.

COPY

Joplin, Mo. July 29, 1938

John Edgar Hoover, Director, Federal Bureau of Investigation, United States Department of Justice Washington, D.C.

Dear Sir:

I am writing you in behalf of my brother Voleny Davis, number 271. Residing in building 68 at Alcatraz Island. Since he has been there three years and has been a model prisoner never having caused the guards or atarities any undo trouble, and has worked at the jobs assigned him faithfully and withoug complaint, - knowing these things have caused us to be grateful and considerate toward him. He is all the brother I have. Mother & Father haveing raised six children, five daughters and a son. We girls have always obeyed the laws and lived right. We have always loved our brother as any right feeling people would and have been very badly upset over his getting into this trouble.

Volney has a good heart and really loves his parents and sisters - he was never anything but good to everyone of us. He never tried to hurt us in any way. So we could not help?loving him no matter what he's done. My father and of course, Volney's, will be seventy-four years old in September. He is in very poor health, has heart trouble and stomack trouble. My Mother is sixty-four in December and has given her lifes blood for her children and husband. Both are upright God-loving people and always have been good friends and neighbors in any community they have lived in. They are not financially able and neither or any of his sisters to go to Alcatraz and visit him.

what I am asking may be a great favor, but I hope I am not asking in vain. Would it be possible to transfer him to some place not so far from us where we could get to see him once in a while. He is only thirty-five Mr. Hoover, and every hair in his head has turned arey. I don't say he has served his punishment, but he has repented it over and over. And I know if you would transfer him to Leavenworth Kansas where he could get to see some of us once in a while he would at least feel he had not hurt us to greatly. My Father and Mother are greatly burdened for him, and so are we sisters. We or he may not live to see each other again under the arrangements he's under now. If you can grant this permission God willing I will be greateful to you for the rest of my life. Please do what you can in this matter and I am thanking God for a man who has done the good work you have been lead to do.

With all respect and sincerity.

- -- -- -- traily.

P.S. - I would be eternally and airconaly grateful if you woul

PAM: JHK: DF

Mrs. Raymond Ankrum 214 Best Seventh Street Joplin, Missouri

Dear Mrs. Ankrum:

This will acknowledge your letter dated July 29, 1938, wherein you request that I arrange to transfer your brother Volney Davis from the United States Femitentiary at Alcatras Island, California, to a penitentiary within the vicinity of your mother's home, in order that you and your relatives may have an opportunity to visit him.

Please be advised that the transfer of prisoners from one penitentiary to another is within the jurisdiction of the Bureau of Prisons, United States Department of Justice, Washington, D. C., and I am referring copies of your letter to the Director of that bureau for such attention as he deems appropriate.

John Edgar Hoover Director

oc Kansas City

COMMUNICATIONS SECTION

AUG 10 1938

FEDERAL BUBEAU OF INVESTIGATION. W. B. DEPARTMENT OF JUSTICE

7-576-15002

PAR: JEX: DP

I am inclosing herewith copies of a letter received from Mrs. Raymond Ankrum, 214 Fast Seventh Street, Joplin, Missouri, dated July 29, 1938, who is a sister of ... Volney Davis, number 271, incarcerated at the United States Penitentiary at Alcatras Island, California, for your information and such attention as you deem appropriate.

I have advised the writer of this reference.

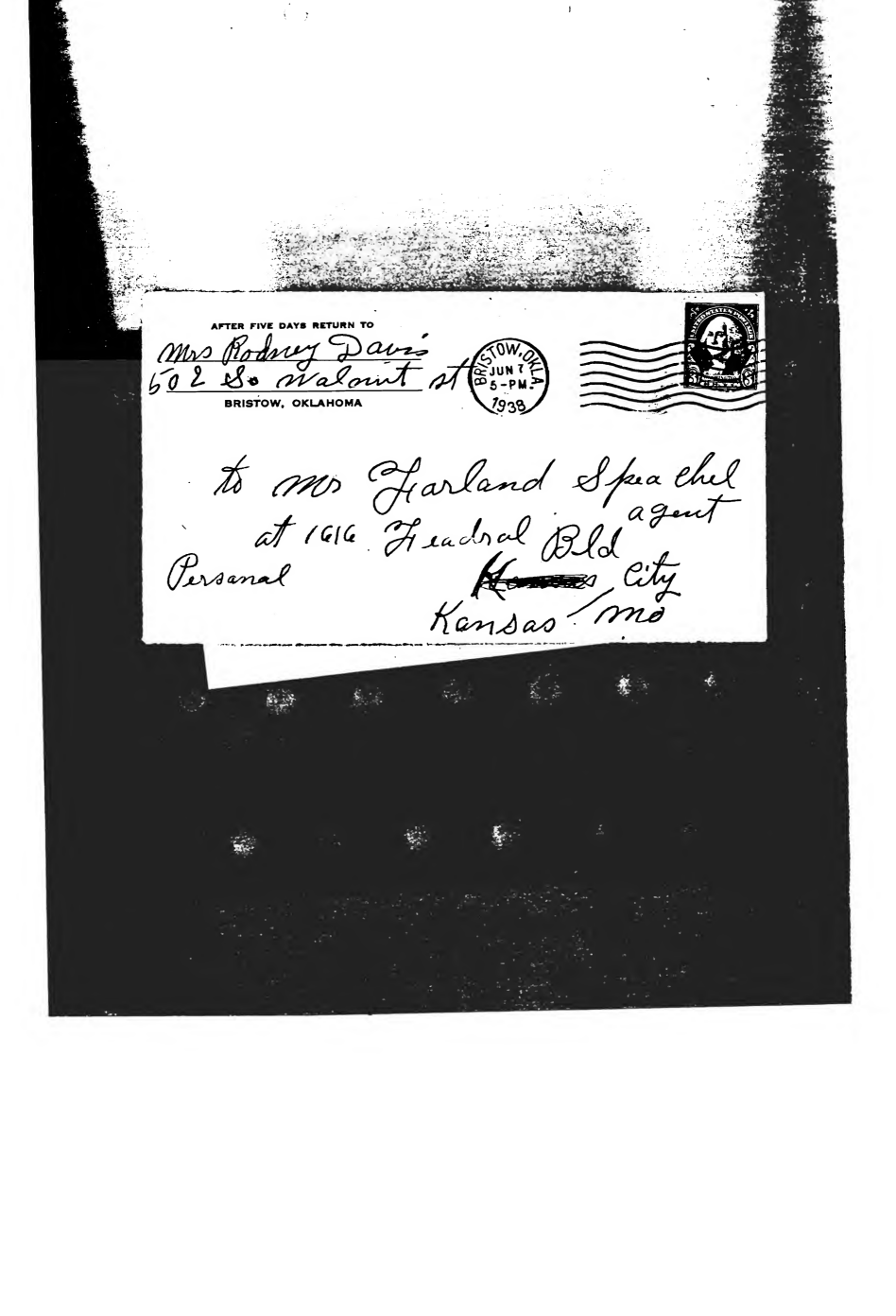
Very truly yours,

Director

COMMUNICATIONS SECTION MAILED AUG 10 1938 FEBERAL BUREAU OF INVESTIGATION W. D. DEPARTMENT OF JUSTICE

June the 7 1958 502 South Walnut at Briston Opla Dear mer Farland 2' Have Written Jon this makes 3 letters my. Don Volney Davis Has aske me to Write and tell you that he was under such a strain the day Jon Was thais to talk to him that he just Gold not set and tolk he Said he thought he had said all to Jon at Levenswarth That he new to; and his life Would be in danger if Perton ones saw him talking to Fon Jun men in that Place he said tell Jose he was So nervious that day far Jon to far give the be said he felt Jon was his friend and buld telp him latter on if Jon world he said he Haked Jon World See the Condition over

and not be mad ut Him mi Garland we traded are little farm far Property in Bristow appla We hive Hear now Haping Jaz the Best lucks in this wares I remain Jours frend and o am valneys Davis mather Do Pleas anses this tell me How valuey looched When you was down than and if Jon eurs Can Help lins 2 Hape for Will & Gat a good letter from lim 2 days a go he aske me of Ion Had ever rote me Said tell Jon be was Darry Thanges Was like they are he said he was Well and getting a long fine four truly from Mirs Rodrey Davis Plus answ



Federal Bureau of Investigation United States Department of Iustice

Suite 1729, 111 Sutter, San Francisco, California July 28, 1938

Director, Federal Bureau of Investigation, Washington, D. C.

Dear Sir:

RE: GEORGE TIMINEY, with aliases;
DR. JOSEPH P. MORAN, with aliases,
FUGITIVE, I.O. 1232; GRACE GOLDSTEIN,
with aliases, ET AL. EDWARD GEORGE
BREMER, VICTIM. KIDNAPING; OBSTRUCTION
OF JUSTICE; HARBORING OF FUGITIVES:
NATIONAL FIREARMS ACT.

I am forwarding herewith a letter received by Special Agent A. E. FARLAND of this office from Mrs. RODNEY DAVIS, mother of VOLNEY DAVIS, a convict now at Alcatraz Island, who was implicated in the above entitled case.

Mrs. DAVIS gives her address at this time as 502 So. Walnut St., Bristow, Oklahoma.

Very truly yours,

N. J. L. PIEPER, 2. Z. Special Agent in Charge

AEF:MLA
7-33
Enclosure
cc Cincinnati (Enclosure)

I ENCLY

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Ed .

FEDERAL BUREAU OF HAVISHMATION

AUG 1 1930 P. 14.

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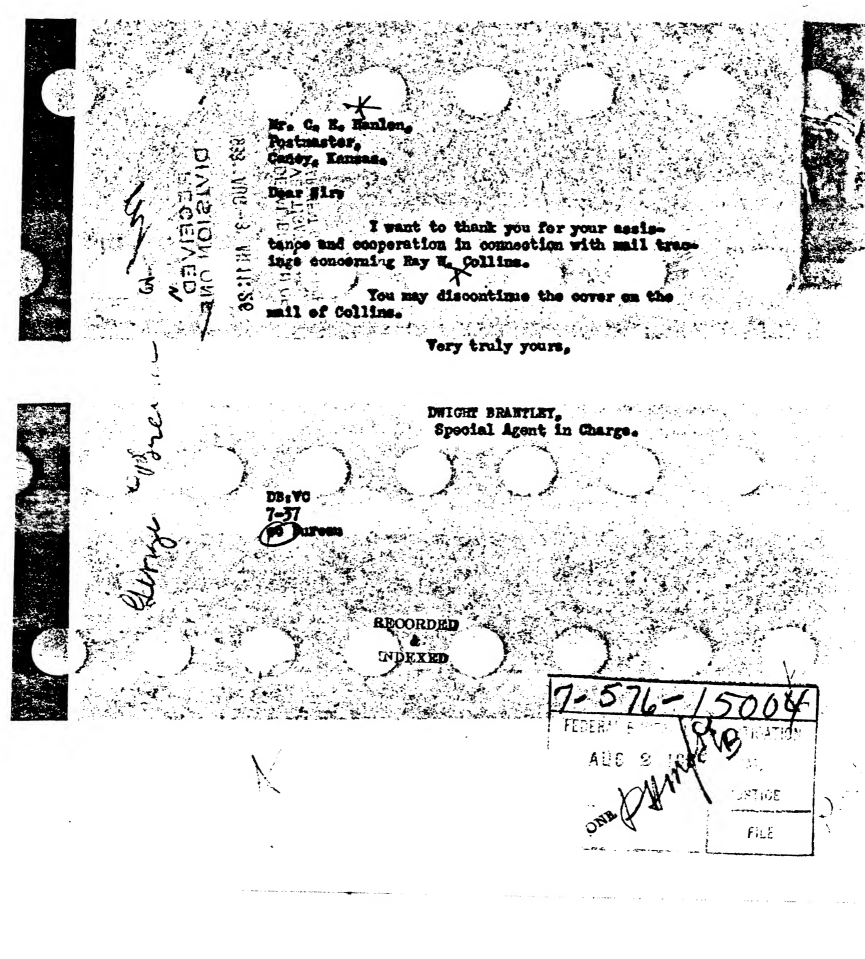
FILE

n₁,





1612 Federal Reserve Bank Bldg., Kansas City, Missouri July 30, 1958



FEDERAL BUREAU OF INVESTIGATION

	THIS CASE ORIGINATED AT CINCINNATI, OHIO St. Louis FILE NO. 7-43
	REPORT MADE AT DATE WHEN MADE PERIOD FOR WHICH MADE 8t. Louis, Missouri 7/30/38 7/27/38 P. A. PRATT (A) djo
	GEORGE TIMINEY, with aliases;
	DR. JOSEPH P.UMORAN, with aliases, FUGITIVE, KIDNAPING; OBSTRUCTION OF JUSTICE; I. O. #1252, ET AL; EDWARD GEORGE BREMER, VICTIM. WATIONAL FIREARMS ACT.
W	SYNOPSIS OF FACTS: Present whereabouts of BEN AVERY unknown by Sheriff FRED KING, Rolla, No. AVERY advised he was going to
4	southeast Missouri. Fayetteville, Ark. given as address on register Rolla Hotel. Mgr. W. M. KRONE
	address.
	TO THE RUCK AND TH
	REFERENCE: Report of Special Agent H. L. SCOTT, Kansas City,
	Missouri, dated 6/24/38.
]	DETAILS: AT ROLLA, MISSOURI:
	Agent interviewed Sheriff FRED KING regarding the present address of BEN AVERY. Sheriff KING stated that AVERY had originally been sent to the Missouri State Penitentiary on a forgery charge from Rolla, Missouri; that this had occurred in May, 1937, at which time AVERY was living at the Rolla Hotel. He stated that upon AVERY's completing his sentence at the penitentiary, he had returned to Rolla and had reported to him; that he spent approximately one week in
	Rolls, residing again at the Rolls Hotel, and had then advised him that he was going to Southeast Missouri. Sheriff
	KING stated that he had no information as to the town in
	he had received no communication from AVERY since his de-
	parture from Rolla; that he did not know where any of AVERY's relatives reside and could furnish no information
	concerning him.
	APPROVED AND SPECIAL AGENT DO NOT WRITE IN THESE SPACES ON CHARGE
	7 576 -15005 AUG . 1936
	3 Bureau COPIES DESTROYED 2 Cincinnati 266 MAG 23 1865 2 Kansas City
	2 Little Rock 2 St. Louis

Chief of Police ROWE FORT, Rolla, Missouri, stated he was acquainted with BEN AVERY; that he had arrested him on the forgery charge but that he knew nothing concerning AVERY's present location.

At the Rolla Hotel, agent interviewed Manager W. M. KRONE, who stated that he recalled BEN AVERY having stopped at this hotel and produced the hotel register, which, upon examination by agent, disclosed that BEN AVERY had first registered at this hotel on April 14, 1937, at which time he gave his address as Fayetteville, Arkansas. KRONE stated that it was during his stay in 1937 that AVERY was arrested on a forgery charge and sent to the Missouri State Penitentiary; that during the first part of June 1958 he had returned to the hotel, having left some clothes there prior to his being incarcerated, and stayed in the hotel from a Saturday until the following Wednesday. Examination of the hotel register shows BEN AVERY's signature, no date being shown but shortly prior to June 9, 1938, which is the first date shown after AVERY's signature. KRONE stated that a letter had been received at the hotel for AVERY from the Missouri State Penitentiary a short time after he had left town and had been returned to the addresser, as the address of AVERY was unknown at the hotel. He further advised that AVERY had left a small grip containing some of his work clothes as security for unpaid board and room, but that he (KRONE) had received no instructions from AVERY as to the disposition of the same and was still holding them pending AVERY's payment of the bill.

Agent examined the contents of this grip and found it to contain white overalls similar to the type worn by painters, sign painter's brushes and miscellaneous tools, including wrenches and screw drivers. No information was obtained from the examination of these clothes that might assist in the location of AVERY.

For the information of the Little Rock Office, BEN AVERY, former immate #49408 of the Missouri State Penitentiary, Jefferson City, Missouri, who was conditionally released therefrom on May 30, 1938, advised FRED W. IEWIS, Inmate #5041, Missouri State Penitentiary, during his incarceration, that prior to his entering prison he had met a woman who operated a five-acre chicken farm near Gallatin, Tennessee, who was supposed to have in her possession about \$50,000.00 of the Bremer Kidnap money; that the woman was supposed to have gotten the money from VOLNEY DAVIS and that this woman allegedly corresponds with a sister of VOLNEY DAVIS who lives near Neosho, Missouri (name unknown). AVERY is supposed to have put about \$400.00 of this money into circulation prior to his incarceration in the aforementioned prison and the woman referred to above is supposed to have spent about \$1,000.00 of it.

For the further information of the Little Rock Office, there is being transmitted herewith with copies of this report a photograph of BEN AVERY giving descriptive data and criminal history.

Investigation at the Post Office, Rolla, Missouri, failed to disclose any information as to BEN AVERY, no address for such an individual being shown on the records.

ENCLOSURE: TO LITTLE ROCK OFFICE: 1 photograph of BEN AVERY,
Missouri State Penitentiary #49408.

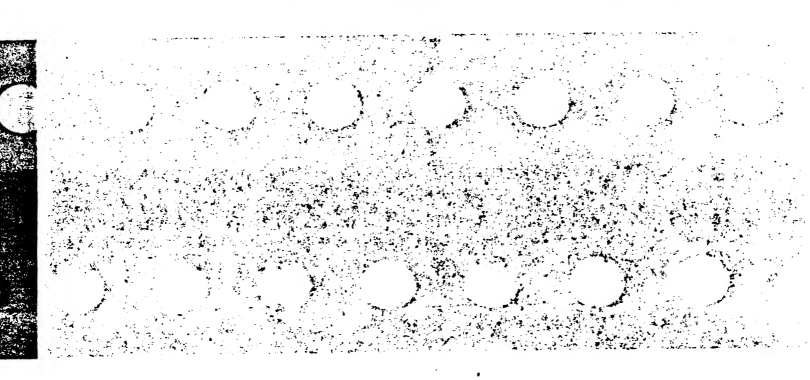
UNDEVELOPED LEADS

THE LITTLE ROCK OFFICE

AT FAYETTEVILLE, ARKANSAS:

Will locate and interview BEN AVERY to determine whether or not he has any information along the lines set out in the body of this report. In the event he is located, no mention should be made of the name of FRED W. LEWIS, as the foregoing information was received from LEWIS confidentially.

REFERRED UPON COMPLETION TO THE OFFICE OF ORIGIN.



While talking with SAC Brantley at Kansas City, I mas told that he had been asked some time ago to ascertain when the wife of Cassius MacDonald goes to the penitentiary at Leavenworth. I was told that she is in the penitentiary this morning visiting her husband. She gave her address as Grand Rapids, Michigan. As far as is known, she was along at the positiontiary.

Respectfully,

RECORDED œ INDEXED:

Laboratory Report

Number: Case: Specimens:

Examination requested by:

Examination requested:

Date received:

Tirearm

Examination by:

Result of examination:

Baughman

The specimen listed as K7 has been previously examined in the Technical Laboratory and it is noted that this gan may now be permanently disposed of. Accordingly it is being placed with other weapons smalting percanent disposition. The cartridges listed as specimen ES have been compared with all openimens of that same type taken from weapons previously examined in the Brekid case. The cartridge eases here been identified as having been fired in Thompson Sudmichine Jun 17607 which was recovered at Little Rock, Arkansas and was forwarded to the Sureau by the Little Rock Field Division under date of June 6, 1936.

The Specimens listed as 19 here been compared will all test specimens of their same type taken from weapons beretofore examined in the Prokid case but no identification has been effected.

The specimens listed as 120 have been compared with all specimens of that type from weapons in the Brekid case but no identifica-tion has been effected. RECORDED & INDENTITY RECORDED & INDEXES

The speciment listed as Kil has been fountity been fired in the Thompson Subsachine Oun bearing serial \$7609 and listed as having been the weapon used to fire the specimens listed as ES.

1 Bureau

2 Cincimati

1 Chicago

1 Philadelphia

1 St. Paul 1 Little Rock

Laboratory Report

8PECIMENS:

7-576-14996 N7, .32 caliber Spanish revolver marked C.H., sorial

9 11. (previously submitted).

KB, Four .45 caliber cartridge cases and one flattened

.45 caliber partridge projectile, in envelope

marked #1.

17, .45 caliber projectile, metal jacksted, as fired,

and one metal jacket from .45 projectile, in

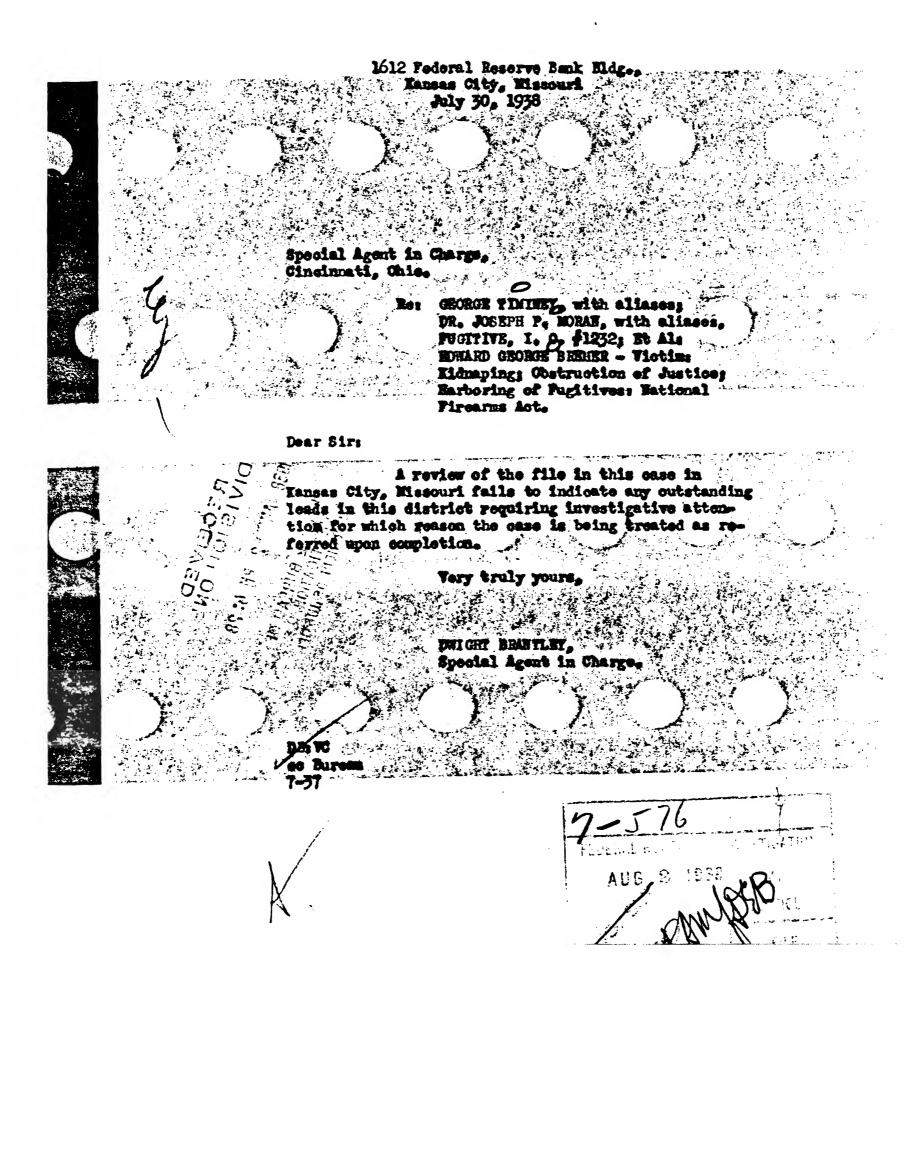
envelope marked #2.

110. Two .22 caliber partridge dates in envelope marked

211, .45 caliber projectile fired by suspects Margis and Campbell,

sin envelope marked #4.





Be: BREXID.

Be: BREXID.

Be: Brexid against the subjects in this case at St. Paul, inasmuch as it is desired to bring this matter to a conclusion at the earliest possible date.

Yery truly yours,

OD Bureau Chicage Little Rock

H. D. HARRIS, Special Agent in Charge.

2-576 - VITIGATION OF THE

August 3, 1938

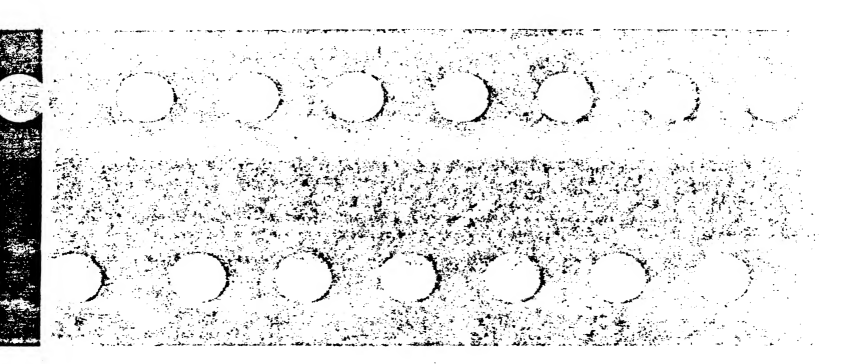
Special Agent in Charge Cincinnatia Chio There is transmitted herewith the laboratory report covering the examination of specimens submitted by your office in connection with the above entitled matter and received in the Bureau July 23, 1936. Yery truly yours, John Edgar Hoover, Director. Philadelphia St. Paul .: 1334 FEBERAL BUREAU D' INVESTIGATION. U. S. DEPARTMENT OF JUSTICE L-16

FEDERAL BUREAU OF INVESTIGATION

	รัฐโรชา	FORM No. 1 THIS CASE ORIGINATED AT Cincinnati, Ohio
		Miami, Florida 8/3/38 PERIOD FOR WHICH MADE 7/21/38 R. A. ALT
		DR. JOSEPH POMORAN, with aliases, FUGITIVE, I. 0. #1232; et al. Edward George Bremer, VICTIM. CHARACTER OF CASE KIDNAPING: HARBORING OF FUGITIVES; OBSTRUCTION OF JUSTICE; NATIONAL FIREARMS ACT.
		SYNORE'S OBJECTION No additional ransom bills in this case located in New Smyrna, The Plorida.
	1	CEIVE STATE OF THE
	· · · · · · · · · · · · · · · · · · ·	REFERENCE: Bureau letter dated June 30, 1938, (7-576).
	1	DETAILS: AT NEW SMYRNA, FLORIDA. Immigration Patrol Inspectors ONAS F. LOWERY and ROBERT L. CLANCE advised that FRANK GARRITY, 401 Louise Avenue, called on them some time ago and informed
		that some people who acted rather peculiar were living in the house where former Subject BILL WEAVER resided when apprehended by Bureau Agents in 1935, and that in a conversation with them GARRITY inquired if all of the
		ransom money paid in the BREMER case had been accounted for Inspectors LOWERY and CLANCE stated that GARRITY is an unemployed railroad man with a detective complex.
		and that he is constantly worrying them by furnishing information relative to certain law violators, which is always erroneous and of no value.
		APPROVED AND PORWARDED: DO NOT WRITE IN THESE SPACES IN CHARGE AUG 8 1974
		COPIES OF THIS REPORT
,		2 Cincinnati COPIES DESTROYED 2 Miami 166 125 1965
	ļ	

FRANK GARRITY was contacted at his home at 401 Louise Avenue. He stated that he knew nothing about any ransom money paid in the BREMER kidnaping case. He stated he inquired of the Immigration Officers whether all of the money had been accounted for simply for his own information. This inquiry came up when he was talking to the Inspectors about the suspicious-appearing people that are now residing in the home occupied by Subject BILL WEAVER when he was apprehended near Allendale, Florida in 1935 by Bureau Agents. He stated his suspicious were aroused when he called at this house to purchase junk and the persons residing therein would not furnish him with certain information that he had requested.

- PENDING



LOL NEW YORK BUILDING SAINT PAUL, MINNESOTA AUGUST 6, 1938

7-30

Special Agent in Charge, Cincinnati, Chie

Dear Sire

Res BREKIE

Reference is had to your letter of August 1, 1938, in which you ask to be informed as to the present status of any and all indictments still outstanding against the subjects in this case at St. Paul.

Paul, 3-17-37, contains a review of the Bremer kidnaping case showing the following dispositions of the various indictments returned therein at St. Paul, Minnesotas

Docket We. 6096 charging conspiracy to kidnep Edward G. Bremer.

Arthur R. Barker
Elmer Farmer
Harold Alderten
John J. McLaughlin, Sr.
James J. Wilson
Oliver A. Berg

Philip J. Delaney William B. Vidler

Jose Doyle

Edna Murray

Whitie true name

Bruno Austin or Putas.

Volney Davis
Byron Bolton

tried and found guilty by jury; Elmer Farmer pleaded guilty during trial.

tried and acquitted

bearingie on

entered pleas of guilty

RECORDED

BUREAU OF INVESTIGAT

16 7838 P. M.

Μ

Alvin Karpis

Barry Campbell

William Weaver

Barry Sawyer

William J. Harrison
Joseph P. Koram

Hyrtle Batom
John Dee

Richard Ree

not arraigned; ease still pending.

Docket No. 6095 charging kidnaping of Brunra

The only person to plead guilty to this indistment was Byron Bolton, and he was sentenced on
that plea of guilty. The defendants who were
arraigned and entered pleas of not guilty were
Arthur R. Barker, Elmer Farmer, Harold Anderson,
Harry Sawyer, William Weaver. He disposition
was made of their cases, however. Other defendeants named were never arraigned. The case is
pending as to the following named defendants:

Alvin Earpis
Arthur R. Barker
Volney Davis
Harry Campbell
Bluer Farmer
William Weaver

Harry Saiger William J. Harrison John Boe Richard Roe Harold Alderton

Docket Wo. 6174 charging conspiracy to kidney Edward G. Bremer.

On September 27, 1935, the conspiracy indictment (6096) was enlarged to include Cassius McDonald. The following dispositions were made in this case:

Harry Sawyer Cassius McDonald William Weaver

Tried and found guilty by jury

Earry Compbell

Entered plea of guilty.

Alvin Earpis
Arthur Barker
Volney Davis
William J. Harrison
Byron Bolton
Elmer Farmer
Marold Alderton

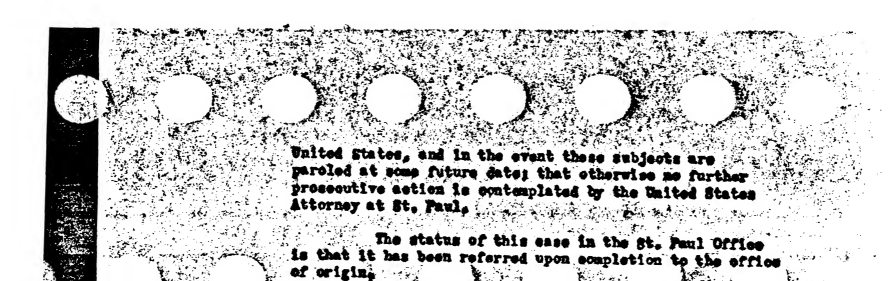
Not arraigned. Gase still pending.

You will observe that the indictment charging the substantive offense is pending as to all defendants, save and except Byron Bolton, who entered a plea of guilty to same, and that the conspiracy indictments \$6096 and \$617k are still pending as to the defendants maned above.

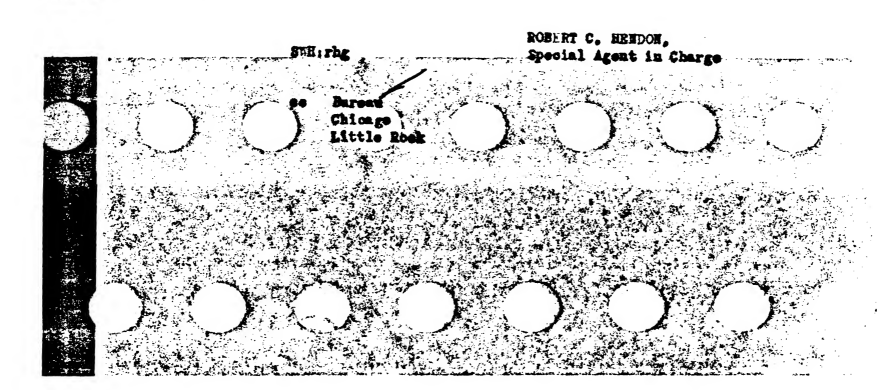
Report of Special Agent E. M. Notesteen, St. Paul, 12-10-37, reflects that the United States Attorney at St. Paul, upon court order dated April 6, 1937, has retired the pending indictments in the Bremer kidnaping case from the calendar; that no action has been taken by the Attorney General as to possible nolle of these indictments, and same will be maintained active in the United States Attorney's files at St. Paul.

The report of Special Agent 2. H. Williams, St. Paul, 4-16-37, reflects that the pending indictments in the Hamm and Bremer kidnaping cases at St. Paul which have appeared on the calendar from time to time were on the motion of the United States Attorney stricken from the calendar by the sourt, and the court further ordered and directed the clerk to hold such indictments in her effice until further ordered by the court. By this procedure the indictments etill remain alive and are withheld in the clerk's effice without any disposition.

The United States Attorney at St. Paul, Minneseta has advised regarding the subjects in this case presently incarcerated in the United States Penitentiary at Alcatras that no detainers would be filed against them except an specific instructions from the Attorney General of the

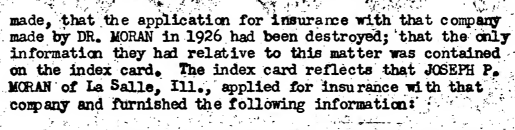


Yory traly yours,



FEDERAL BUREAU OF INVESTIGATION

_	ي مورو • د د	THIS CASE ORIGINATED AT CINCINNATI, OHIO. 7-120 - pb
		NEW YORK CITY 8/11/38 8/3/38 REPORT MADE BY NEW YORK CITY 8/11/38 8/3/38 J. B. DICKERSON
		DR. JOSEPH P. MORAN, with aliases - FUGITIVE, KIDNAPING. OBSTRUCTION OF I. O. #1232. ET AL. EDWARD GEORGE BREMER - VICTIM. CHARACTER OF CASE KIDNAPING. OBSTRUCTION OF JUSTICE. HARBORING OF FUGITIVES. NATIONAL FIREARMS ACT.
	X	In 1926, DR. JOSEPH P. MORAN made application for insurance policy with the Preferred Accident Insurance Company, New York City. Application made through WILLIAM SX MASON. Insurance Agent, La Salle, Ill. Risk not accepted by insurance company and application has been destroyed.
	e e e	-P-
		REFERENCE: Report of Special Agent H. C. Leslie, New York City, dated 5/28/37. Report of Special Agent F. I. McGarraghy, New York City, dated 6/24/38.
		DETAILS At the office of the PREFERRED ACCIDENT INSUR- ANCE COMPANY, 80 Maiden Lane, New York City, the writer interviewed MR. WILLIAM BEASLEY, superintendent of this company, to locate the application made by DR. JOSEPH P. MORAN for insurance with that company and to secure from that application such information as might aid in the location of DR. MORAN.
		MR. BEASLEY advised, after having a search APPROVED AND DO NOT WRITE IN THESE SPACES AN CHARSE
		Recture 7- 15/10 AUG 18 1938
		3 - Bureau 2 - Cincinnati 2 - Chicago 2 - New York COPIES DESTROYED
		160 MAR 25 1866
		B. S. GOVERNMENT PRINTING OFFICE 7-8084



That he was a physician and surgeon, 29 years old, born May 8, 1896, 5'10 tall, weight 148 ibs. This index card further reflects that NORAN submitted an application for a \$30,000 40th Ann. Accident and Health Policy. The card further reflects that owing to DR. MORAN'S having had a left breast amputated in 1918 during the War, that the company declined to accept the risk. This application was refused on January 2, 1926. It was ascertained from the index card that the application for insurance was made through WILLIAM S. MASON of La Salle, Ill.

MR. BEASLEY advised that WILLIAM S. MASON committed suicide about April, 1931, and that his son, WILLIAM S. MASON, Jr., then took over the insurance business in La Salle, Ill.: that in November, 1934, WILLIAM S. MASON, Jr., sold the business to the DUNCAN INSURANCE AGENCY. MR. BEASLEY advised that although the application had been destroyed, that it was possible that a copy of it might be in the possession of the XDUNCAN INSURANCE COMPANY in the event that they secured the application and other papers from WILLIAM S. MASON at the time they purchased the insurance business from him.

LEADS: CHICAGO OFFICE

At La Salle, Ill. - At the DUNCAN INSURANCE AGENCY, will ascertain whether or not they have copies of application for insurance made by DR. MORAN in 1926. This application was made to WILLIAM S. MASON for insurance with the PREFERRED ACCIDENT INSURANCE COMPANY of New York City. In 1934, the DUNCAN INSURANCE AGENCY purchased the insurance business from

MASON. If the application or other papers are located, the Chicago Office should ascertain from them such otherinformation as may aid in ascertaining the whereabouts of DR. MORAN.

NEW YORK OFFICE

At Hartford, Conn. Will interview MR. L. M. ROBOTHAM, Secretary of the Life Department of the TRAVEIERS INSURANCE COMPANY, and obtain all pertinent information from the application filed by subject MORAN with that company in 1934. This lead was originally set out in the report of Special Agent H. C. Leslie, New York City, dated 5/28/37.

PENDING

RECORDE

7-576-15311 Paries August 10, 1938

MEMORANDUM FOR THE DIRECTOR, BUREAU OF PRISONS.

I am transmitting herewith copies of a letter dated August 10, 1938, from Mr. and Mrs. R. E. Davis, 532 South Welnut Street, Briston, Okiahouz, the parents of Volney Davis, #771, incarcerated at the United States Penitentiary, Alcatras Island, for your information and such attention as you may deem appropriate.

I have advised the correspondents of this reference.

Very truly yours.

John Edgar Hoover

Inclosure

Mr. Nathan
Mr. Tamm
Mr. Clegg
Mr. Coffey
Mr. Crewl
Mr. Daweey
Mr. Egan
Mr. Foxworth
Mr. Glevin
Mr. Harbo
Mr. Leater
Mr. Leater
Mr. Michaire
Mr. Nichols
Mr. Tracy

COMMUNICATIONS SECTION

AUG 19 1938 V

P. M.
FEDERAL BUREAU OF INVESTIGATION
U. B. DEPARTMENT OF JUSTICE

SKW

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august the co 1938) 502 Briston abla So Walnut st Deur Honarbel. J. Edgar Hoover will at this time write you to Haske you to recomend my Bay volney Danis a transfer to one of the Prisons in the merior DOM Could Have a Chance to viset him or more time in this Warld eather Leven. Warth Kansas are attail atlanta Jung We are Bouth Jetting ald his father is 74 and We Can never go as far as alcatraz as we are not abel and we alcatraz as we are not abel and we will alcatraz as we love to see himsterna time befare We Pass from this Warld. Hape he lives to be a law abiding Cites get is this ald warld he rate some letters at Junes waith that was proposed p + 0:0 montioned that the

telling the Jun men save things. that they found out to be the truth they was supared to Copp hose letters and send me a foliage of them are His letter and to they news did I have ritten son Tarland, and Count get neg ansus at all about them Le nois all about them now mer Hoover What ever you n de far to aide my Don Will e Hely apreashated by me and Il Do valneys father this EITES RECTION AND AND BECEIVED-THIN BENEFOLING DAVIS 11 52 AM 38 Soon valnys Payants so walnut of

August the 10th, 1928 502 Bristow Okla. So. Walnut St.

Dear Honarbel J. Edgar noover

I will at this time write you to aske you to recommend my Boy Volney Davis a transfer to one of the Prisons in the inerior so we could have a chance to visit him one more time in this world eather Levensworth Kansas are Atlanta Georga. We are Bouth getting old his father is 74 and we can never go as far as Alcatraz as we are not abel and remould have to see him one fore time before he and find this old for the rote some letter at Levell orth that was suposed to be put on file in Washing thay promest thair to get his sentence cut for him telling the gun men, some thinks that they found out to be the truth they was suposed to Copp those letters and send me a Coppy of them are his letter one but thay never did I have ritten to Mr. Farland and can't get any ansers at all about them—he noes all about them

Now Mr. Hoover what ever you can do for to aide my son will be hiley apreashated by me end all so Volney's father this from

Mr. and Mrs. R. E. Davis

anser soon - Volney's pairants

502 So. Walnut St. Bristow, Oklahoma.

I - 11 so <u>rute</u> the - tiprney [enry]

1

Fuguet 19, 1938 Mr. and Mrs. R. E. Davis 502 South Walnut Street Bristow, Oklahoma Dear Mr. and Mrs. Daviss This will acknowledge receipt of your letter dated August 10, 1938, in which you request that I arrange to transfer your son, Volney Davis, from Alcatraz Penitentiary to either Leavenworth, Kansas or Atlanta, Georgia, in order that you may have en opportunity to visit him Please be advised that the transfer of prisoners from one paniteutiery to another is within the jurisdiction of the Bureau of Prisons, United States Department of Justice, Wasnington, D. C., and I am therefore referring copies of your letter to Mr. Zames W. Bennett, Director of that Euresu, for such eltention as he deems appropriate. Your stamped envelope is returned herewith. oc Oklahoma City, with copy of indoaing letter The COMMUNICATIONS SECTION MAILED AUG 19 1938 Mr. Nichol FEMERAL BUREAU OF INVESTIGATION. U. E. LEPARTMENT OF JUSTICE

Sederal Bureau of Investigation United States Department of Justice

1130 Enquirer Building Cincinnati, Ohio

HDH:MGR 7-43

August 11, 1938.

8/18/28

Director, Federal Bureau of Investigation, Washington, D. C.

Re: BREKID.

Dear Sir:

Reference is made to letter from the St. Paul office under date of August 6, 1938, relative to the status of the indictments still outstanding against the subjects in this case at St. Paul, Finn. From this it is noted that no further action at St. Paul is contemplated.

It is also noted that Indictment #6096 includes JOSEPH P. MORAN, subject of I.O. #1232 as one of the defendants. The I.O. on this subject indicates only that subject MORAN was wanted for questioning in connection with this case. In view + Chicago of the fact that information developed in this case indicates rather definitely that subject MORAN was killed, it is suggested that the Identification Order on this subject should be cancelled at the present time and inasmuch as no indictment is mentioned it is believed that such cancellation might only show that subject MORAN is no longer wanted for questioning in connection with this case.

Very truly yours

H. D. HARRIS, Special Agent in Charge.

CC St. Paul Chicago

Cincinnati, Ohio

Ret BREKID

Dear Sir:

Reference is made to your letter of August 11, 1938, suggesting that Identification Order No. 1232 on Joseph P. Moran be canceled. You are advised that the Bureau does not at the present time deem it advisable to cancel the Identification Order on Moran.

Yery truly yours,

John Edgar Hoover Director

ec - St. Peni

COMMUNICATIONS SECTION

AUG 18 1938

Federal Bureau of Investigation United States Department of Iustice Washington, D. C.

TFB:AWK 7-576 August 3, 1938

MEMORANDIM FOR MR. NATHAN

For Mr. E. A. Tamm's information reference is made to the letter dated July 21, 1938 from the Cincinnati Field Division in the HREKID case on page two of which are listed certain bullets and cartridge cases recovered at Atlantic City, New Jersey following the battle in the Hotel Danmor with Karpis and Campbell in which Karpis and Campbell escaped from the Atlantic City Police. There is attached hereto a copy of the laboratory report covering the examination of these bullets and cartridge cases. It will be noted that the specimens listed as K9 and K10 have not been identified. The letter from the Cincinnati Field Division states that in the event no identification is effected the unidentified specimens may be destroyed. It is requested that the laboratory be advised what disposition should be made of these unidentified specimens.

Respectfully

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PROORDED

INDEXED

AUG 13 1938

Series Order

FEDERAL BUREAU OF INVESTIGATION UNITED STATES DEPARTMENT OF JUSTICE

August 3, 1938

Laboratory Report

Case: BREKT

Number: 7-576-14996

Specimens:

See attached sheet

Examination requested by:

Cincinnati

Date received:

7-23-38

Examination requested:

Firearms

Result of examination:

Examination by:

The specimen listed as K7 has been previously examined in the Technical Laboratory and it is noted that this gun may now be permanently disposed of. Accordingly, it is being placed with other weapons awaiting permanent disposition. The cartridge cases listed as specimen K8 have been compared with all specimens of that same type taken from weapons previously examined in the Brekid case. The cartridge cases have been identified as having been fired in Thompson Submachine Gun 17609 which was recovered at Little Rock, Arkansas and was forwarded to the Bureau by the Little Rock Field Division under date of June 6, 1936.

The specimens listed as K9 have been compared will all test specimens of their same type taken from weapons heretofare examined in the Brekid case but no identification has been effected.

The specimens listed as KlO have been compared with all specimens of that type from weapons in the Brekid case but no identification has been effected.

The specimen listed as Kll has been identified as having been fired in the Thompson Submachine Gun bearing serial \$7609 and listed as having been the weapon used to fire the specimens listed as K8.

1 Bureau

2 Cincinnati

1 Chicago

1 Philadelphia 1 St. Paul

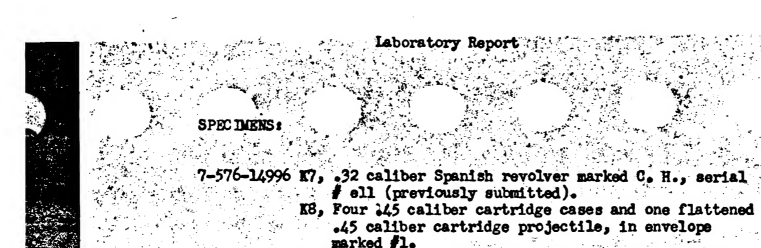
1 Little Rock

1 Laboratory

T._7

7-576-15012

OF Jun 17:5



marked #1.

K9, .45 caliber projectile, metal jacketed, as fired, and one metal jacket from .45 projectile, in envelope marked #2.

K10, Two .22 caliber cartridge cases in envelope

marked #3.

Kll, .45 caliber projectile fired by suspects Karpis and Campbell, in envelope marked #4.



RECORDED 7-576 - 15013

August 10, 1938

MEMORANDUM FOR THE TECHNICAL LABORATORY

Re: BREKID

by

Reference is made to the memorandum for Mr. Mathan, dated August 3, 1938, by Mr. E. P. Coffey, wherein it is requested that the Technical Laboratory be advised as to what disposition should be made of unidentified specimens in the above entitled matter.

Please be advised that it is desired that appropriate photographs of the unidentified specimens be made in order that they may be maintained in the Bureau files. After these photographs are made, the specimens may be destroyed.

Very truly yours,

John Edgar Hoover
Director



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Aug-8-38

weard diso: en ma Barber, her sons and alvi Narpis, de Jound two, 1936 american magazines with articles on Ma and about by J. Edgar Hoom with C.A. Cooper. I am arbibus to obtain more cooper. I am alpibus to obtain more information about tress sharracter explainly about the Barker hout I will gladly send the postage for am

JTM:MR 7-576-15014

August 24, 1938

Miss Dorothy Bauer Know 1009 Boynton Street Glendale, California

Dear Miss Rpox:

I wish to acknowledge receipt of your letter of August 8, 1938, in which you express a desire to secure information concerning the Barkers and Alvin Kerpis.

You may be sure that I appreciate the courtesy which prompted you to write as you did, but I regret very much to inform you that we do not have available for general distribution the information you desire. However, it occurred to me that you might like to read some of our publications pertaining to the activities and gersonnel of this Bureau and, with that thought in mind, Time enclosing herewith several booklets and pamphlets which I hope you will find of interest and value.

To I am returning herewith the self-addressed stamped entelope which you enclosed.

th best wishes and kind regards,

Sincerely yours,

Enclosure

Public duty VUCR 9-2:9-1

FBI

Selection and training

Criminal ident V Pioneering in honesty

Crime and Wind Jinks SECTION Accomplishments 1978

AUG 24 1938

P. M. FEBERAL BURFAU OF INVESTIGATION. U. S. DEPARTMENT OF JUSTICE

Mr. Nathan Mr. Niebols

FEDERAL BUREAU OF INVESTIGATION

	Chicago,		8/15/38	PERIOD FOR WHICH MADE 8/2/38	J. L. BRENNAN	лвіш
	I.O. 12			FUGITIVE,	KINAPING; OBSTRUC HARBORING OF FUGIT NATIONAL FIREARMS	IVES;
	SYNOPSIS OF F	Check Court, was st by ord	of docket in of Chicago, Ill. ricken from do er of U.S. Di 9/37 order ent	revealed cas ocket with leav strict Court J cered by JUCE	of U. S. District e vs. MATTHEW GLEAS(e to reinstate 12/3 UDGE WILLIAM H. HOLL HOLLY cancelling bor s own recognizance.	o/37 €
	REFERENCI		-	al Agent Charles, dated 9/26		
	GLEASON of United St	A chec ict Court, Ch alias NAT GLE tates Distric	icago, reveale ASON, vs. the t Court JUDGE	et in the officed that under dunited States, WILLIAM H. HOL	e of the Clerk of the ocket #28791, MATTHI an order was entered IY December 30, 1937 tate. It was also not be seen to be	ed by 7, strik-
4					by United States Dis	
	that on S Court JUI	OGE HOLLY can releasing the	celling the bo	nd of the defe also releasin	ndant in the amount g the defendant on l	20
	that on S Court JUI \$3,000, 1	OGE HOLLY can releasing the	celling the bo	nd of the deferation also releasing	ndant in the amount	14
	that on a court Jul \$3,000, 10 own recognized	COPIES OF THIS REPORT	SPECIAL AGENT	nd of the deferation also releasing	ndant in the amount g the defendant on a	of ,

FEDERAL BUREAU OF INVESTIGATION

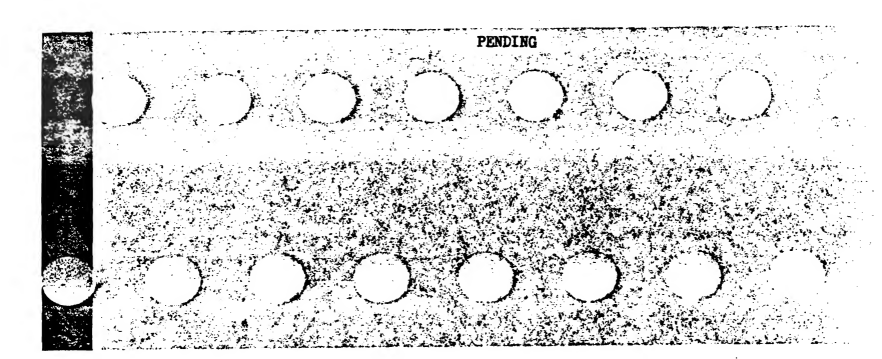
, X	THIS CASE ORIGINATED AT CINCINNATI, OHIO. CHICAGO FILE NO. 7-82
	CHICAGO, ILLINOIS. 8/17/38 7/28/38 G. F. BICKLEY GFB:MG
	GEORGE TIMINEY; DR. JOSEPH P. MORAN with KIDNAPING; OBSTRUCTION OF aliases - FUGITIVE, I.O. 1232; et al; JUSTICE; HARBORING OF FUGITIVES EDWARD GEORGE BREMER - Victim NATIONAL FIREARMS ACT
W.	Inspection of photostat copy of application made by DR. JOSEPH P. MORAN with the Continental Assurance Company, Chicago, Illinois, discloses no additional leads; REFERENCE: OR Report of Special Agent H. C. LESLIE, dated May 27, 1938, at New York City.
V	MR. H. W. LaRUE, Secretary of the Continental Insurance Company located at 844 North Rush Street, Chicago, Illinois, caused a complete search to be made of the files of that company but was unable to find any
	record wherein DR. DSEPH P. MORAN had ever made application for any type of insurance with that company. MR. LARUE at this time advised that this company offers no life insurance but mostly deals with fire, wind, theft and allied lines. It was suggested by MR. LARUE that possibly Agent had reference to the
	insurance with that company. MR. LaRUE at this time advised that this company offers no life insurance but mostly deals with fire, wind, theft and allied
	insurance with that company. MR. LaRUE at this time advised that this company offers no life insurance but mostly deals with fire, wind, theft and allied lines. It was suggested by MR. LaRUE that possibly Agent had reference to the Continental Assurance Company with offices in the Standard Oil Building, Chicago. MR. R. J. CAMPBELL, Chief Underwriter for the Continental Assurance Company with offices located on the tenth floor of the Standard Oil Building at Chicago, after a search of their files, produced for Agent an application blank that had been filled out by DR. JOSEPH P. MORAN on January 8, 1934, at Chicago, Illinois. This application blank indicated that the applicant was born in Spring Valley, Illinois, on May 8, 1895, and was presently residing at 4845 Irving Park Boulevard, and a further inspection of this appli-
	insurance with that company. MR. Larue at this time advised that this company offers no life insurance but mostly deals with fire, wind, theft and allied lines. It was suggested by MR. Larue that possibly Agent had reference to the Continental Assurance Company with offices in the Standard Oil Building, Chicago. MR. R. J. CAMPBELL, Chief Underwriter for the Continental Assurance Company with offices located on the teath floor of the Standard Oil Building at Chicago, after a search of their files, produced for Agent an application blank that had been filled out by DR. NOSEPH P. MORAN on January 8, 1934, at Chicago, Illineis. This application blank indicated that the applicant was born in Spring Valley, Illinois, on May 8, 1895, and was presently residing at 4845 Irving Park Boulevard, and a further inspection of this application blank together with whatever papers were in the files of the Continental

Assurance Company disclosed that there was no information concerning which an investigation had not already been conducted in this case.

It will be noted from the photostatic copy of the application blank that the soliciting agent was one JAMES EN FDWARDS, 1252 West Main Street, Ottawa, Illinois. It will also be noted from the report of Special Agent K. R. McINTYRE, Chicago, Illinois, dated June 20, 1934, at Chicago, Illinois, page 43, that MR. JAMES E. KDWARDS has been thoroughly interviewed by Agents of this Bureau at Ottawa, Illinois. It was also noted from this application blank the statement that DR. MORAN had made application with the Massachusetts Mutual Insurance Company. This matter has also been covered by investigation.

The above application was for a \$5,000 ordinary life policy. The application was declined on January 16, 1934.

ENCLOSURE - TO CINCINNATI FIELD OFFICE: Photostatic copy of application blank filled out by DR. JOSEPH P. MORAN with the Continental Assurance Company, Chicago, Illinois, on January 8, 1934.



1448 Standard Building, Oleveland, Chio

August 19. 1936

Director, Federal Bureau of Investigation, Washington, D.C.

Dear Sire

On August 18, 1938, Chief of Police RAY ALLEN of Toledo, Ohio, accompanied by Detective MERLE UNKLE, called at this office, and in the absence of Special Agent in Charge Al Rosen, talked to Special Agent J.B. Fitzgerald.

The Chief made special reference to the SMALLET Swindle case which is presently being investigated by the Toledo Police Department and the Incas County Chie Prosecutor's Office. This case is known to our office as JOHN J. RUMER, with aliases; et al; CRAL I. SWALLET-Victim; Metional Stolen Property Act, Cleveland file #87-141.

Chief AILEN stated that due to information that came to him in his investigation of this case and other swindle cases in Toledo, he is convinced that there is a direct connection between some of the officers of the Toledo, Ohio, Police Department and confidence man who make their headquarters at the Secor and other hotels in Toledo.

The Chief stated that he is preparing to file charges against Captain GEORGEFININEY and Detectives BRIMEN and HARTUNG of the Toledo Police Department to have them removed as police officers on charges of neglect of duty regarding confidence game swindles perpetrated in Toledo. The Chief stated because of the fact that these officers are under Givil Service, he must have a strong case against them in order to have them removed.

Chief ALLEN stated that he has been advised that this Bureau has investigated the SWALLEY case and is confident that it has in its possession information which will be of great value to him in obtaining the removal of the above named officers, who, he feels, are "erooked", and requested that information relative to these officers or any efficers of the Toledo Folice Department, which is contained in the Bureau files in this office, be made available to him to be used against these officers.

RECORDED & INDEXED

Agent Fitzgerald neither affirmed or denied that there is such a case in this office; that the SWALLEY case has been investigated; or that any information had been obtained relative to Tolade police; a officers. It was suggested that the Chief be specific in his requests to which he stated that he did not know of any specific items of information which he wanted, but made a general request for whatever information the Bureau might have regarding the connection between confidence man and Toledo police officers.

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Chief ALLEN then made a request for information which he said this office certainly has in its files regarding the BARKER-KARPIS sace, that is, a telegram which was sent from Detective ARP LANGENDORF to JOE ROSCOE or from ROSCOE to LANGENDORF during the time that ROSCOE was a fugitive, being sought by agents of this Bureau. In this connection it will be remembered that Special Acent in Charge T.W. Stapleton, at the instance of the Director, furnished to Chief ALLEN certain information relative to certain phases of the investigation of the BARKER-KARPIS gang at Toledo, as reported to the Bureau by letter dated December 17, 1937.

Chief ALLES stated that he does not expect this Bureau to elean up the Toledo Police Department, but stated that he believes if this Bureau possesses information which would be of value to him in his attempt to clean up his own police department, this information should be made available to him. Apparently this was the argument upon which information was previously given to him as set forth in the letter cited above and apparently little has been done to clean up said department.

No admissions or promises of essistance were made to Chief ALLEN and his present request for information is being transmitted to the Bureau for its information.

Very truly yours,

AL ROSEN, Special Agent in Charge

388/1+1

APK moo

Rugust 12, 1988

PERSONAL AND CONFIDENTIAL

Director

Federal Bureau of Investigation Washington, D. C.

Dear Sire

Reference is made to letter from this office to you under Personal and Confidential cover, dated May 21, 1938, in the Atlantic City White Slave case; and to your letter dated June 9, 1938, conconcerning the interview of Special Agent J. C. ELLSWORTH of this office with Acting Chief of Police Captain ARTHUR HIGBEL of the Atlantic City Police Department, on May 18, 1938.

find time to get in touch with Chief of Police James A. Modeliamin and Captain Akthuk algore of the Atlantic City Police Vepartment, and on August 9, 1938, I finally did get to see Chief of Police McMENAMIN and discuse with him the contents of your letter of June 9, 1938.

Concerning this interview with Chief McMENAMIN, I wish to state that it was ascertained by me that Captain ARTHUR HIGBEE was on the night shift, from midnight until eight the following morning. Therefore, it was not possible to talk to Captain HIGBEE, but I did talk to Chief of Police McMENAMIN and his secretary, Lieutenant MAL-LOY. During this interview, it was noted that Chief McMENAMIN is an insignificant sort of an individual who evidently does not know what goes on in his own department. He could not talk intelligently concerning the happenings on the occasion of the escape of KARPIS and CAMPBELL from Atlantic City; neither could be carry on a comprehensive conversation concerning any matters which we discussed. In this regard, it was noted that his secretary, Lieutenant MALLOY made it a point to be present during the time Chief McMEMAMIN was interviewed, and I have been advised by Special Agent L. R. ARMS of this effice that such is the occasion when anyone talks to Chief McMEMAMIN. Special. Agent ARMS tells me that on one occasion he went in to see Chief Mo-MENAMIN and at that time his secretary made the statement that if Agent had anything to say to Chief McMENAMIN it must be said in the secretary's presence. ..ಆರ್.ಎ.ಎಸ್. ಈ ಎಸ್.ಬಿ.ಎಸ್.ಡಿ.**ಟಿ.ಟ**

In connection with the Atlantic City escapade of KARPIS and CAMPBELL, the Chief of Police evidently did not have any of the facts

nection with the Atlentic lef of Police evidently di

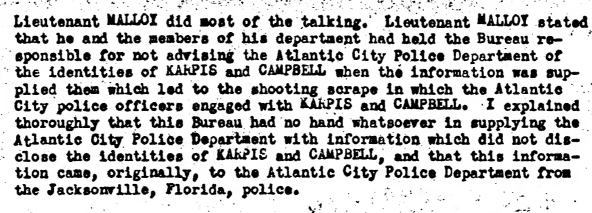
427-4-16 1 31-4401 9-627

ales. K

67-58 Newark P&C

Director

August 12, 1938



I also explained that the Jacksonville, Florida, police had obtained their information from the Miami, Florida, Police Department, evidently, due to the fact that on the early morning of January 20, 1955, subsequent to the call received by Special Agent in Charge ALT from Special Agent in Charge HANSON at Miami to the effect that Mr. HANSON had ascertained from the Miami Police Department that KAEPIS and DULORES DELIANEY had left Miami on January 16 in a new Buick automobile, Agent in Charge ALT then communicated, telephonically, with the Jacksonville police, who apparently had this information prior to this telephone call, and therefore, Agent in Charge ALT had assumed that they had all of the details in connection therewith.

I also explained that we knew nothing whatsoever of the shooting engaged in between the Atlantic City police officers and KARPIS and CAMPBELL until 7 a.m. on the morning of July 20, 1985, when the information was transmitted by the Jacksonville, Florida, police to Special Agent in Charge ALT in Jacksonville, Florida.

Lieutenant MALLOI stated that he had been under the impression all along that this information had emanated from the Bureau and that the Bureau was withholding the identities of KARPIS and CAMPBELL for some reason, intimating that the Bureau was withholding the information as to the identities of these individuals, from all police departments. After I had explained to Lieutenant MALLOI, in the presence of Chief of Police McMINAMIN, that the Bureau had no part in giving out this information at that time, they both apparently felt satisfied and admitted that they had probably labored under a false impression. However, when I was ready to depart from Chief McMENAMIN'S office, Lieutenant MALLOI remarked that the Jacksonville Police Department had evidently "passed the buck" to the Bureau, which would indicate that the Jacksonville police did not take the responsibility for not advising the Atlantic City Police Department of the identities of KARPIS and CAMPBELLE.

that

1 Junksonwelle 7/11 x

67-58 Bowark P&C

Director

August 12, 1938

Both Chief of Police McMENANIS and Lieutenant MALLOS appearantly are satisfied, as they stated that they desired to co-operate with the Suremin any way possible, and that past incidents have been forgotten by them, and they both hoped the feeling is mutual.

MUNICIPALITY by Special Agent J. D. MILEMKI, due to the fact that it would apparently only tend to bring up more antagonism. However, I did mention the fact that I desired to talk to Captain HIGHER concerning this incident. When this was mentioned by me, Liuetenant MALIDI asked the Bureau had so detained Officer Mortiner Hayes, and I explained to him that it was necessary on this occasion and that an investigation in the matter had disclosed that Officer HAYES had been drinking, as the eder of alcohol was on his breath, and that his actions were yeary unbecoming to any police officer; that it was deemed necessary to take the action that the Bureau did in this regard, and that such would be the occasion the next time any officerinterfered with the Bureau's functioning.

I stated that it was unfortunate that it had had to be done on this occasion, but that the Bureau had no apologies to offer and, in fact, still taxes the position that the action taken was proper. Upon my making this remark, Lieutenant MALLOY and Chief of Police McMENAMIN stated that they had never in their lives heard of Officer MORTIMER HAYES taking a drink of beer or whiskey, and they were surprised to hear this, as they both have known Officer HAYES for a long number of years and both "know" that he does not indulge in intoxicants. From this remark it was noted that both Chief McMENAMIN and Lieutenant MAL-LOI were, in so many words, accusing Agent MILENKY and the others who have stated that HAYASA had been drinking, of a falsehood, and I plainly told them he was drinking on this occasion, regardless of what they had the statements and by thought at him the st. a suph a sed to hat he but u de ma relative to ne. ith the Bur oper action t ke the same that the Bureau actor insthe fu

Efforts were made to contact Police Commissioner WILLIAM S. CUTHBERT, but it was ascertained that he was on facation and would not return to Atlantic City for approximately one week or ten days.

The next occasion I have to visit Atlantic City I ampect to discuss this matter with Commissioner CUTHBERT and Captain ARTHUR HIGBER, as it is apparent that these are the individuals through whom this Bureau should contact the Atlantic City Police Department.

4.6

67-58 Newark P&C

Director

August 12, 1958

After a final analysis, I am of the impression that Chief of Police McManimin is dominated by his secretary, Lieutenant MalloI, and that MalloI is the type person who is headstrong and is not amenable to any commonsense reasoning. Therefore, it is not thought that any further interviews or conversation with him would accomplish anything; neither do I think it is advisable.

When I finally get to see Police Commissioner CUTHREET and Captain HIGHEL, I am of the impression that the entire matter can be straightened out to the benefit of the Bureau, and I will report to you the results of such an interview when it has been consummated.

Very truly yours,

(S) A. P. Kitchin

A. P. KITCHIB Special Agent in Charge

RECORDED

Special Agent in Charge Cleveland, Ohio

Reference is made to your letter of August 19, 1938, concerning the request of Chief of Police Ray Allen of Toledo, Ohio, for information regarding officers of his own Department. In order that the Bureau may immediately pass on this request, it is desired that you inform the Bureau in detail of the information which is available in your files concerning this matter.

John Edgar Hoover. Director

AIR MAIL

DATABLE SQL-473-1758

REMOTHER FOR MR. MARKETS

Res HULL.

Response of the blanch of the present of the purses accorded to the laboratory. Electrons, test bound that a 25-20 Rinchester willes gan were chooled against all appealment of that extra type in the Laboratory's filled of undertified an unition experiency but no identification was made.

This gam, together with the oblance submitted, is being backparefully restained in the Laboratory's collection of firears parking parameter disposition.

Respectfully,

Respectfully

JAMES & BENNETT

DEPARTMENT OF JUSTICE **BUREAU OF PRISONS WASHINGTON**

August 10, 1938.

MEMORANDUM FOR THE DIRECTOR, BUREAU OF INVESTIGATION:

Thank you for sending me a copy of your memorandum to Mr. Keepan relative to the case of Elmer Farmer, now an immate of the Alcatraz Penitentiary.

I believe, however, that your informer must have been misinformed because according to the files of this Bureau Congressman Reed addressed a letter to me, stating that the sister of Flmer Farmer had requested him to contact the Department of Justice in an effort to secure for her brother a transfer to some institution near their home so that she might more frequently visit him. In closing his letter the Congressman made the following statement:

> "I have taken the position since becoming a member of Congress not to seek favors in behalf of persons convicted of crime or to intercede in lightening their sentences. I have no personal interest in this case and am merely relaying to you the request of this lady who is a resident of my home county."

To this letter I replied that the case had sometime ago been carefully considered and that it was not feasible to transfer him at the time, that it was the policy of the Bureau to review routinely cases at Alcatraz for transfer to other institutions, and that Farmer's case would come up again in about a year for consideration. There was nothing in the letter to indicate that he would be transferred.

Mr. Tolser ... Mr. Nathan

Mr. McIntire ...

Miss Gandy

4. JURDEN. INCEXED

Dallas, Toms

luguet 29, 1958

Special Agent in Charge Little Rock, Arkansas

RE: BREKID

Deer Sir:

I am transmitting herewith the original of a letter received at this office, reading as follows, signed SCHENCE, together with the notes mentioned therein:

Bot Spgs Metl Park Ark - 8/87/36

Mr. Blake

Sending the enclosed notes on to you
Reppend to "run" in to this and they might not mean
a thing - However, will be in Dellas about 9/3 or day
or so earlier and will give you a ring -

Also Fry, his wife (Conners widow) and one "Peg"
Haurio left last Monday for Brownsville Tex via Delias Peckard seden and Packard coupe 1936 models - two car - on
purported fishing trip but understand that it is only to get
ready for the coming "season" here in Not Spgs. My informant
implied percetics - I am rooming Illinois Hotel, 810 Central
but my mail address is General Delivery - Will be here until
Thursday.

CHIE

ROCER OF SCHEMOR

Should you take any action on this, suggest you act independent of local authorities of possible tie-up with some of the parties.

BOHENCE

For your information, ROGER SCHENCE, the writer, is a former immate of the Leavenworth Penitentiary, having been convicted at San Antonio, Texas, in connection with the theft of Covernment property, he being a former enlisted man at Kelly Field with the rank of Sergeant, and is personally known to Special Agent F. J. BLAKE. It is suggested that you arrange to interview SCHENCK immediately and say to him that Special Agent HLAKE has transmitted his letter to you.

RECORDED & Very truly yours,

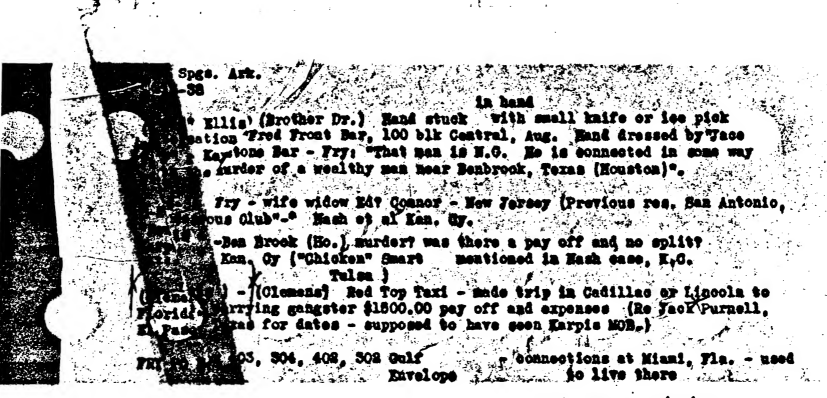
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SEP 1 1938 A M.

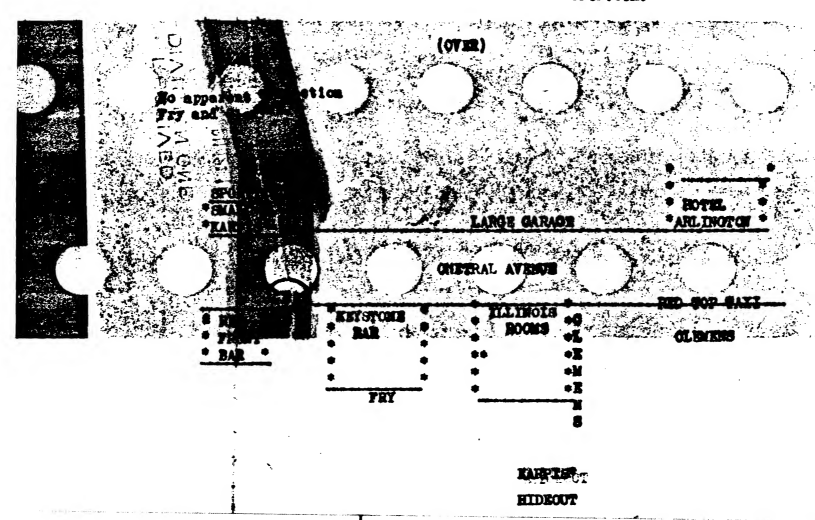
E. E. CONROY

Special Agent in Charge

ec. Bureau



"Red" Short 6/ad/56 lF.N.C.H.



JOHN EDGAR HOOVER

Federal Bureau of Investigation United States Department of Iustice Washington, D. C.

TFB: EG

August 25, 1938

7-576

12

. .

MEMORANDUM FOR MR. NATHA

Re: Brekid.

Al Balow

Mr. McIntire

Mr. Coffey

The memorandum dated August 10, 1938 addressed to the Laboratory by the Director referring to my memorandum to you dated August 3, 1938 inquiring as to what disposition should be made of unidentified specimens in the above-entitled matter, advised that after photographs were made of the unidentified specimens the specimens may be destroyed. In accordance with that authorization the bullet which is a part of the specimen listed as K8, the two specimens listed as K9, the two cartridge cases listed as K10 are being photographed and are then being destroyed. The identified specimens consisting of a portion of the specimen listed as K8 and the specimen listed as K11 are being properly sealed, marked and placed in the evidence (file in the Technical Laboratory.

Respectfully.

E. P. Cory

spe for 10h.

RECORDED

7-576-1502

SEP 2 1938 P. M.

S. MIST OF HIS . OF

FEDERAL BUREAU OF INVESTIGATION

LITTLE ROCK, ARKANSAS	B-30-38	PERIOD FOR WHICH MADE 8=10,11=38	W. F. WHITBLY
JOSEPH P. MORAN, V FUGITIVE, I. 9. # EDWARD GEORGE BREE	ith aliases; vith aliases - 1252; RT AL;	DR.	CHARACTER OF CAME KIDNAPING; OBSTRUCTION OF JUSTICE; HARBORING OF FUGIT NATIONAL FIRBARMS ACT.
SYNOPSIS OF FACTS:	_	ion Fayettevil ve in locating	- ·
REFERENCE:	Report of	P - Special Agent	(A) P. A. Pratt,
5 _J . DETAILS:	Saint Loui 1938.	s, Missouri, de	ited July 50,
	ΑT	FAYETTEVILLE,	ARKANSAS
EARL HAND, Sheriff HANKAH, Deputy Co Superintendent of	te BEN AVERY, If HERBERT LEW Instable BOB F Vails IVAN M	with negative IS, Deputy Sher REDERICK, Deput AYES, and State	were contacted by Agent in results: Chief of Police riff KIRT BYNUM, Constable JIM by Constable S. A. AVERY, Patrolman DAN ALIEN. Inquirie
EARL HAND, Sheriff HANKAH, Deputy Co. Superintendent of were also made at with similar result. In office, but it is ability of contact.	te BEN AVERY, f HERBERT LEW enstable BOB F Vails IVAN M several pain tts. No undevel suggested th ting official	with negative IS, Deputy Sher REDERICK, Deput AYES, and State t stores, as All oped leads are at the office of the Misson	results: Chief of Police riff KIRT BYNUM, Constable JIM by Constable S. A. AVERY, Patrolman DAN ALIEN. Inquirie ERY possibly followed this trade being set forth by this of origin consider the advis- ari Penitentiary in order to
EARL HAND, Sheriff HANKAH, Deputy Co. Superintendent of were also made at with similar result. In office, but it is ability of contact.	te BEN AVERY, f HERBERT LEW enstable BOB F Vails IVAN M several pain lts. No undevel suggested th ting official information facilitate h	with negative IS, Deputy Sher REDERICK, Deput AYES, and State t stores, as All oped leads are at the office as of the Misson as to the relation.	results: Chief of Police riff KIRT BYNUM, Constable JIM by Constable S. A. AVERY, Patrolman DAN ALIEN. Inquirie ERY possibly followed this trade being set forth by this of origin consider the advis-
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EARL HAND, Sherift HANNAH, Deputy Consuperintendent of were also made at with similar resumption of fice, but it is ability of contact obtain additional AVERY in order to UNDEVELOPED LEADS	te BEN AVERY, f HERBERT LEW enstable BOB F Vails IVAN M several pain lts. No undevel suggested th ting official information facilitate h	with negative IS, Deputy Sher REDERICK, Deput AYES, and State t stores, as A coped leads are at the office as to the Misson as to the relatis location. ROCK FIELD DIV	results: Chief of Police riff KIRT BYNUM, Constable JIM by Constable S. A. AVERY, Patrolman DAN ALIEN. Inquirie ERY possibly followed this trade being set forth by this of origin consider the advis- ari Penitentiary in order to cives and correspondents of JESION at Morrilton, Arkansas, DO NOT WRITE IN THESE SPACES
HAPRAH, Deputy Consuperintendent of were also made at with similar resumption of contact obtain additional AVERY in order to UNDEVELOPED DEADS	THE LITTLE THE LITTLE SPECIAL AGENT IN CHARGE J. Connelley	with negative IS, Deputy Sher REDERICK, Deput AYES, and State t stores, as A coped leads are at the office as to the Misson as to the relatis location. ROCK FIELD DIV	results: Chief of Police riff KIRT BYNUM, Constable JIM ry Constable S. A. AVERY, Patrolman DAN ALIEN. Inquirie ERY possibly followed this trade being set forth by this of origin consider the advis- ari Fenitentiary in order to rives and correspondents of JISION at Morrilton, Arkansas, DO NOT WRITE IN THESE SPACES

will locate and interview ROBERT SCARBOROUCH, as suggested in the memorandum of Special Agent D. P. SULLIVAN dated June 8, 1938.

At Nashville, Arkansas, will interview EARL PENNINGTON as suggested in the above memorandum of Agent SULLIVAN.

- * At Hot Springs, Arkansas, will again contact WILLIE WILLIAMS, 112 Kirk Street, with reference to the address of LOUIS HINKEL and LOUIS LYNCH in order that they may be interviewed for any information which they may have in connection with the instant case.
- * At Little Rock, Arkanses, will follow and report the prosecutive action in this case.

 $\underline{\underline{P}} \, \underline{\underline{B}} \, \underline{\underline{N}} \, \underline{\underline{D}} \, \underline{\underline{I}} \, \underline{\underline{N}} \, \underline{\underline{G}}$

Last evening about 10 p.m. Mr. Morgan Beatty of the Associated Press feature service called stating that a friend of his, Mr. W. H. Mylander, the number two man in the Washington Bureau of the Paul Block newspapers, had a friend, a Mr. Platt, of Cleveland who is in the automobile accessory business, who desired to visit the Bureau this morning.

Mr. Mylander and Mr. Platt called at my office this morning, at which time Mr. Mylander stated that it would not be possible for him to go on the tour personally and arrangements were made for Mr. Lindsay to take Mr. Platt on a tour.

In the course of my visit with Mr. Mylander, who appeared to be very much interested in the Bureau, he pointed out that he had met the Director in Toledo following the apprehension of Harry Campbell and if for no other reason, the Director had ample excuse for condeming certain newspaper men by reason of the fact of an incident which arose from that meeting. Er. Mylander stated that the Director very specifically furmished reporters off-the-record information which was to have been kept in e-nfidence, dealing in primary with Sheriff g'Reilly. Late that evening, Mylander, who was working with the Toldo Bladeand the AP at the time, was called on the carpet because of an Anternational News Service flash which quoted the Director as having stated that Sheriff Peilly was an associate of Campbell's and indicated that the Director had stated that he was erooked. Mr. Mylander stated that he told his Bureau chief that Hr. Hoover had furnis ed certain off-the-record information that he considered confidential, for which reason he did not turn it in to the Bureau chief and the Bureau chief upheld him in this, stating that he did the right thing, whereupon information was furnished quoting the INS statement but not hylander.
RECORDED & INDEXES

Mylander stated when he came to Washington a few years ago he was very much disappointed to learn of the antagonism on the part of certain n wapaper me. against Mr. Hoover. I asked him whyn He staged that first Mr. Hoover does not hold press conferences and when he does, it is on about ten minutes notice and only the newspaper representatives covering the Department building can be present. I asked Mr. Mylander if he was familiary with the Department policy dealing with the release of news. He said he axe? was not thereupon I explained to him that Mr. Hodver's hands were tied so far as relations with the press were concerned; that everything pertain-3 ing to the Bureau was released through the Attorney General's office and Mr. Hoover carried out his instmintion and Add in ... Mylander seemed

Mano for Mr. Tolson

-2-

August 27,1938

seemed amazed at this and asked why the Director didn't come out with a public statement sometime when he was being criticized. I told Mr. Mylander that that was not the Director's fashion, that he was devoted toduty and carried out his duty. He stated that this certainly shed a different light on the situation and the he for one would take it upon himself to tell a few "wise guys."

He then talked of Pearson and Allen in a very vitriolic manner stating that both of these men had discredited journalism to a certain extent. He told me an amazing story of how Pearson is writing a daily column which is being furnished to all newspapers in the state of Maryland and various other newspapers throughout the country attacking Senator Tydings. He stated that the background of this was several years ago, at which time Pearson's father who was Governor General of the Cirgin Islands was brought before the Committee on Insular Affairs of which Tydings was Chairman. Pearson went to Tydings and asked him to take care of his father and Tydings allegedly acreed to do this and when the Committee took action against Pearson's father, he wowed to get Tydings if it was the last thing he ever did. He also stated that Allen was one of the most vindicative men that he had ever known and that he believed that the Pittsburgh paper which scooped the Justice Black K K affiliation would eventually teach Allen and the Ration magazine a lesson that they had needed for years.

Secondly, he stated that he understood that there was a great deal of antagonism among newspaper men because they felt that the Director was feeding Walter Winchell advance information. I told him this was a lie and that the Director treated Winchell like he would any other newspaper man insofar as spot news was conserved and further, that if a lot of newspaper men were on their toes like Winchell was they too would get secope that Winchell gets. Because Winchell gets information about cases in which the Bureau might be interested is no indication he is getting information from the Bureau. Hylander stated that he never thought of this angle and again he believed that this dissension was possibly due to some of the Director's enemies in the newspaper fraternity who misrepresented him.

He stated that he had read the article in Collier's Magazine and the only criticism he has of it is that it is not strong amough and that the papers and individuals involved were not put on the spot as they should have been. I, of course, thanked him for his views. He had not seen the article in Editor and P blisher so I told him about this. He stated that while he does not believe in purges as a general thing, nevertheless the journalistic field has a purge coming to it and needs one badly.

Mr. Mylander stated that if at any time he could ever be of assistance to the Bureau either personally or in an official capacity, do not hesitate to call upon him. Mr. Mylander has been on several tours of the Bureau but has never seen the range. Accordingly, he will return to the Bureau in one hour efter he has gone to his office and I will personally take him to



Biscayne Building Bosorable Herbert 8. Phill United States Attorney, Jacksonville, Florida Attention, Mr. Demon Terkes, Assistant United States Attorney RE: ALVIE KARPIS, with alteres, et al; Kidnaping, Costruction of Justice, Herboring of Fugitives, Metional Firearms Act Under date of June 29, 1938, Federal Judge Louis W. Strum signed an order of default and ferfeiture relating to Browning automatic rifle, which gun had been recovered from the possession of Joseph H. Adams at the El Comodoro Hotel, Miami, Florida, in connection with the investigation in the above entitled case. Seid rifle has since been forwarded to the Washington headquarters of the Federal Bureau of Investigation. Under date of September 1 1930, the Bureau requested that the appropriate United States Attorney be contacted to ascertain whether this firefr may be disposed of at this time. It is respectfully requested, therefore, that you advise this office at the carliest date possible whether or not this particular gua may be disposed of at this time. Your co-operation in this matter will be indeed A. C. Rutzen, Special Agent in Charge cc Bureau 7-576-15025

Sederal Bureau of Investigation United States Department of Justice

Miami, Florida

7-24

September 12, 1938

Director Federal Bureau of Investigation Washington, D. C.

Dear Sir:

Re: BREKID

Reference is made to Bureau letter dated September 1, 1938, your file 7-576, requesting this office to contact the appropriate U. S. Attorney to ascertain whether the firearms heretofore forwarded to the Bureau in connection with this case may be disposed of at this time.

This to advise that this letter will supplement my letter dated July 28, 1938, concerning the transmittal of the Browning Automatic Rifle, which gun had been obtained from the possession of JOSEPH H. ADAMS at the El Comodoro Hotel, Miami, Florida, in connection with the investigation in the BREKID case. Please be further advised that the U.S. Attorney at Jacksonville, Florida, in response to a letter from this office, stated that the order of default and forfeiture of the Browning Automatic Rifle directed the U. S. Marshal to deliver the said Rifle"to the Special Agent in Charge of the Federal Bureau of Investigation, U. S. Department of Justice, at Miami, Florida, to be by him delivered to J. Edgar Hoover, Director of the Federal Bureau of Investigation, U. S. Department of Justice, for official use; that this Rifle, when no longer needed for official use by the government, can be disposed of the same as any other surplus property of the United States".

A. C. RUTZEN

Special Agent in Charge.

ACR:ack

INDEXED

September 20, 1938. Under date of July 9, 1938, the Miami Office transported to the Bureau, with other arms, one Browning automatic rifle having serial number punched out, which weapon was recovered from the possession of Joseph H. Adams at the El Comodoro Hotel, Mismi, Florida, in connection with the investigation in the Brekid case. On July 19, 1938, you advised that this weapon was not desired for permanent retention in the Technical Laboratory and, accordingly, on July 25, 1938, the Miami Office was requested to contact the appropriate United States Attorney to determine whether he desired to make further use of this weapon or whether the same might be permanently disposed of. On July 28 and September 12, 1938, the Miami Office advised that information and libel filed against this rifle had been taken and confessed against all parties, and it was ordered and adjudged that the same be forfeited to the United States of America. The order further provided that the rifle be delivered by the United States Marshal to the Special Agent in Charge at Miami, by him to be delivered to the Director for official use by the Government and, when no longer needed by the Government for official use, to be disposed of the same as any other surplus property of the United States Accordingly, permanent disposition may be made of this weapon. Mr. Nathan te Coffey. On July 9, 1938, the Mismi Office transported to the Bureau, with weapons, the followings .45 calibre Colt Revolver, #216258 1- .45 calibre Colt Automatic Pistol, #300100 (Both recovered from Hugh Gant and A. D. Hunt)

25-20 Winchester Rifle, #867161

State Bank, Gross City, Florida)

(Decovered in somection with the robbery of the Dixie County

- 2 -

Tour memorandum of July 19, 1938, advised that these guns were not desired for permanent retention in the Laboratory, and, accordingly, Bureau letter of July 25, 1938, requested information from the Miami Office as to whether the appropriate United States Attorney had been contacted relative to the disposition of same. In further connection with this case, your memorandum of August 25, 1938, advised that subsequent to the location of the hideout of Humt and Gant near Jackson, Mississippi, three rifles, a shotgun, and two revolvers, together with approximately 200 rounds of ammunition, were forwarded to the Laboratory for examination by the New Orleans Office, and stated that, inasmuch as this material was of no value to the Laboratory, advice was requested as to whether permanent disposition might be made of it.

1986 J. J. W. S. W. A. P.

Accordingly, on August 31, 1938, Bureau letter to the Mismi Office, copies of which were furnished the New Orleans and Birmingham Offices, requested that the appropriate United States Attorneys in the Mismi and Birmingham divisions be contacted in order that acvice might be received concerning the permanent disposition of these weapons. Under date of September 10, 1938, the Birmingham Office advised, in connection with the three rifles, the shotgum, the two revolvers, and approximately 200 rounds of ammunition, that the United States Attorney in that district advised he had no objection whatever to the Bureau's permanently disposing of this material. Likewise, Mismi Office letter. of September 13, furnished information to the effect that the United States Attorney for the Morthern District of Florida stated it would not be necessary to retain possession of the pistols and other firearms used by these bank robbers (Hunt and Gant) for any further use in connection with this case, continuing that there are no further phases of the case pending in the Northern District of Florida which would require the retention of the firearms previously described, and that it is not necessary to use these firearms in evidence in the prosecution of this case in the Northern District of Florids.

Accordingly, these weapons may also be permanently disposed of.

Very truly yours, For the Director

Herold Nathan Assistant Director

FEDERAL BUREAU OF INVESTIGATION

THIS CASE ORIGINATED AT CINCINNATI, OHIO	N.Y. FILENO. 7-120 H	В
NEW YORK CITY DATE WHEN MADE WHICH MADE 8/8/38 8/8/38	GEORGE F. FITCH	
GEORGE TIMINEY; DR. JOSEPH P. MORAN with aliases, FUGITIVE, I. O. #1232, et al; EDWARD GEORGE BREMER, Viotim	KIDNAPING; OBSTRUCTION OF JUSTICE; HARBORING OF FUGITIVE NATIONAL FIREARMS ACT	S;
SYNOPSIS OF FACTS:		
DR. JOSEPH P. MORAN appl Insurance Company, Hartford \$5,000.00 life policy and 2/17/34. Both application reason that inspector's in	ord, Connecticut, for and for annuity policy, one rejected for	
approximate representation Applications made through Ottawa, Illinois; submitted	ons in applications. th JAMES E EDWARDS, ted by Peoria, Illinois	.
branch of Travelers. Inf from above applications s records reflect previous in 1926, but records ther	set out. Company application by MORAN	-
REFERENCE: Report of Special Agent F		
DETAILS: AT HARTFORD, CONNECTICUT		
L. M. ROBOTHAM, Secretary of the Travelers Insurance	y of the Life Department, see Company, was inter-	
COPIES DESTROYED APPROVED AND MAR 25 1865 COPIES OF THE PERSON OF THE P	applications which DO NOT WRITE IN THESE SPACES 76-15028	
3 - Bureau 2 - Cincinnati	15 A.M	*;
2 - Peoria 2 - New York City 2 - Chicago On The State of the Control of the Control of the City of th	T. SECT.	\rightarrow

DR. JOSEPH P. MORAN may have filed with that company in an effort to secure insurance. On the basis of Agent's request, MR. ROBOTHAM discovered that the present files of his company contain two applications for insurance which were effected by MORAN during 1934. These applications were rejected and information obtained therefrom which may be pertinent or of value in the instant matter as herewith set out.

The first application inspected was dated January 8, 1934, and under this application MORAN applied to the Travelers for a \$5000.00 policy of ordinary life insurance. As of the time the application was executed MORAN indicated his address as 4845 Irving Park Boulevard, Chicago, Illinois. His business address was set out as 4861 Irving Park Boulevard, Chicago, Illinois. It was indicated that MORAN was born at Spring Valley, Illinois, on May 8, 1895. It was indicated that he was 6' at all, weight 180 pounds, and the various items contained in the applications relative to his health at the time of his application, reflected that he was in good physical condition.

It was noted on the application that his income had been estimated at \$7000.00 per year by the Agent who secured the application from DR. MORAN. The application contained information to the effect that MORAN had bee brother living, Age 55, and that he had three sisters living, Ages 40, 45 and 50. The names of the brother and three sisters were not set out in this application; however, it was determined through an inspection of the other application that the brother mentioned above is probably a practicing physician at Springfield Valley, Illinois.

It was set out that the only insurance held by MORAN as of the time that he made application was a policy of Government insurance in the amount of \$10,000.00 which had been issued in 1917. In the space provided therefor, MORAN had indicated a former residence at 504 May Street, Maywood, Illinois, and he had assigned as his reason for leaving that address that most of his patients resided in the neighborhood of the Irving Park Boulevard address, which has been given above.

MORAN set out that he had had hospital connections at the Martha Washington Hospital at Irving Park Boulevard, Chicago, and also that he had at one time lived at LaSalle and DePaw, Illinois.

A second application filed by MORAN under date of February 17, 1934, set forth the information as had been set out in the life application previously referred to. The second application was made in an effort to secure an annuity policy, but according to ROBOTHAM, no further action was taken relative to the annuity subsequent to the filing of the application therefor.

ROBOTHAM advised that both applications had been rejected by his company on the basis of the report submitted by an inspector who had investigated MORAN'S background, and who had determined that MORAN was of poor reputation in those communities in which he had resided, and that he had served a term at Joliet, Illinois Penitentiary, as a result of a conviction for performing an illegal operation during 1933, and further, that he had been involved in some manner in a previous abortion case during 1930 or 1931. The inspector's report indicated that subsequent to his conviction and sentence to Joliet, MORAN had practiced medicine without a license.

The inspector further reported that the applicantial income as of the time he submitted the applications for insurance could not have exceeded \$1800.00 per year, whereas the insurance Agent had estimated MORAN'S income at \$7000.00 per year.

The report also indicated that MORAN was divorced from his wife as of the time he made application to the Travelers and was reported to have one child. The report also indicated that in addition to his general bad reputation in the communities where he had resided MORAN had been known as a heavy drinker.

ROBOTHAM advised Igent that on the basis of the general information contained in the inspector's report, particularly with reference to the applicant's low income and his indulgence in alcohol, his applications for the policy in question had been rejected by the Company.

ROBOTHAM was unable to supply the name of the inspector who had submitted the report covering investigation of DR. MORAN, but it was determined that both applications for insurance had been written through JAMES E. EDWARDS who during 1934 was an Agent for the Travelers at Ottawa, Illinois, and whose

address at this place was 125 West Main Street, According to ROBOTHAM the application was submitted through the Peoria, Illinois branch office of the Travelers Insurance Company.

ROBOTHAN advised that a notation contained in MORAN'S file revealed that he had made previous application for insurance during the year 1926, but that all records relative to this application and the application itself have been destroyed.

UNDEVELOPED LEADS:

THE CHICAGO PIELD DIVISION

AT OTTAWA, ILLIBOIS

will locate and intermiew JAMES E. EDWARD, who resided at 125 West Main Street, Ottawa, during the year 1934, with respect to any information he may be able to supply concerning subject MORAN, his background and connections.

THE PEORIA FIELD DIVISION

AT PEORIA, ILLINOIS

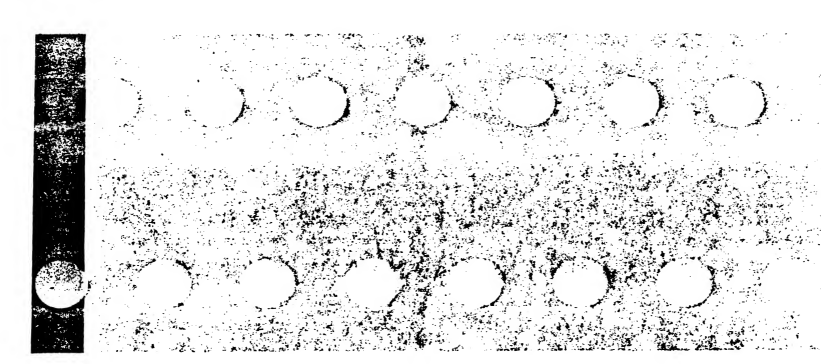
Will contact proper efficial of the Travelers
Insurance Company Branch Office, and determine if any additional
information concerning subject MORAN is available through this
source. An effort should be made to determine the identity and
present address of the party who conducted an investigation of
MORAN for insurance purposes at the time he made application
for the policy referred to in this report during 1954. That inspector should then be contacted, and all pertinent information
concerning the subject which he may be able to supply obtained
from him.

AT SPRINGFIELD VALLEY, ILLINOIS

been covered, locate and interview DR. -----MORAN, who during 1954, is supposed to have been engaged in the practice of medicine at this place. Information has been received that this DR. MORAN, a brother of the subject, was a reputable physician in the community.

If DR. MORAN is contacted, and it is determined that he is in fact the brother of the subject, an effort should be made to obtain from him the addresses of his three sisters and thereafter appropriate leads should be set out directing that these sisters be contacted for the purpose of securing what information they may be able to supply concerning subject MORAN, his connections, background and possible whereabouts.

- REFERRED UPON COMPLETION TO OFFICE OF ORIGIN -



JTC-ATB 61-11-11790-Bolton

DANIEL M. LYONS PARDON ATTORNEY

Department of Justice Washington

September 14, 1938

Mr. Clegg Mr. Mclbtire Mr. Nichols Miss Gandy

You are advised that the President on September 10, 1938, declined to grant the application for executive clemency of Bryan Bolton, and attached the following notation:

"The short sentence took his assistance to the F.B.I. into consideration - Kidnappers like narcotic peddlers deserve little clemency".

Respectfully,

Pardon' Attorney.

RECORDED INDEXED

NEDERAL BUREAU OF INVESTIGATION

RECORDED COPY PIEED IN

JOHN EDGAR HOOVER DIRECTOR

Federal Bureau of Investigation United States Department of Iustice Washington, D. C.

DEB: MEC 7-576 7-77

September 23, 1938.

MEMORANDUM FOR MR.

Re: BYRON BOLTON

In accordance with your request to determine what recommendation had been made by the Department and the Pardon Attorney in connection with the application of Byron Bolton for executive clemency, the following has been done:

Two requests were necessary to obtain all the Departmental files, and even then the information sought was not found in the files. Likewise, the Pardon Attorney's files did not contain the letter to the President; however, there was located therein a memorandum dated June 24, 1938, addressed to the Pardon Attorney by Mr. Hugh A. Fisher, Acting Head of the Criminal Division, stating that "In view of the strong recommendation from the law enforcement officers involved in this case, together with the fact that the applicant had no previous criminal record and that he is in a serious physical condition, the Criminal Division recommends that executive clemency be granted."

However, it is observed in the Bureau file, which is attached hereto, that an informal memorandum was submitted to the Bureau from Mr. Carusi, which was answered by memorandum of June 30, 1938, at which time the Bureau deferred to the opinion of the Department. Attached to the informal memorandum submitted by Mr. Carusi, copy of which has been made and is contained in the file accompanying this memorandum, is the proposed letter of the Attorney General to the President. While it is not definitely known that this letter went forward to the President without alterations, it is presumed this was the recommendation of the Department given to the President.

The writer contacted Mr. Murphy of the Files Section, who personally obtained the files from both the Department and the Pardon Attorney, and he stated he had been advised by both sources that the entire files in their possession concerning Bolton were those mentioned above and supplied to the Bureau. Accordingly, it may have been that both the Department and the Pardon Attorney purposely avoided sending RECORDED 11.576-150 a portion of their files.

FILED



FEDERAL BUREAU OF INVESTIGATION FOIPA DELETED PAGE INFORMATION SHEET

	Page(s) withheld entirely at this location in the file. One or more of the following statements, where indicated, explain this deletion.
	Deleted under exemption(s) B3 TiHe 28 U.S.C. 534 with no segregable material available for release to you. b6, b7 C
	Information pertained only to a third party with no reference to you or the subject of your request.
	Information pertained only to a third party. Your name is listed in the title only.
	Document(s) originating with the following government agency(ies), was/were forwarded to them for direct response to you.
	Page(s) referred for consultation to the following government agency(ies); as the information originated with them. You will be advised of availability upon return of the material to the FBI.
	Page(s) withheld for the following reason(s):
	For your information:
<u>U</u>	The following number is to be used for reference regarding these pages: 7-576 - NR Section 248

XXXXXX XXXXXX XXXXXX FBI/DOJ

FEDERAL BUREAU OF INVESTIGATION

	EALT FLOR	7 1	9/14/38	PERIOD FOR WHICH MADE 9/2/38		MUZZKY	
C .	DR. JOSE 1.0. #1	RPIS with a PH P. MORAN, 232, at al. eorge Bremer	with eliase	s-FUGITIVE,	HARBORING OF OBSTRUCTION NATIONAL FIRE	FUCITIVES;	
5	YNOPSIS OF FA	Miami, o egeinst 4608. B Bureau o S. Judge	outhern Dist n 6/11/38, r CASSIU McDO rowning Auto n 7/13/38, u	ed in U. S. Drict of Floris harboring i NALD under do matic rifle f pon order sig RUM. Photogrobtained.	da, at ndictment cket number orwarded to ned by Ua		
	/			RUC			
V.	-	to Miemi	office 8/4/	58.	/38 and Bureau		
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Comodoro Hotel, Miami, in connection with the investigation in this case and that on June 29, 1938, United States Judge LOUIS W. STRUM signed an order of default and forfeiture relating to this rifle and ordered that the said rifle be delivered by the United States Marshal to the Special Agent in Charge of the Federal Bureau of Investigation at Miami, Florida, to be delivered by him to J. Edgar Hoover, Director of the Federal Bureau of Investigation, for official use. The gun in question was forwarded to the Bureau on July 13, 1938, on Government bill of lading number J111025.

Relative to the request by the Miami Field Division, of the Bureau, for authority to remove from the bulky exhibit files and to destroy 1934 Oklehomaklicense tag \$362A339, which was found by Bureau Agents in the house occupied by FRED and MA BARKER at Oklawaha, Florida, when it was raided on January 16, 1935, and in compliance with Bureau letter to the Miami office under date of August 4, 1938, a photograph was made of the license plate through the courtesy of Lt. JAMES O. BARKER, Bureau of Criminal Identification, Miami Folice Department. Lt. BARKER turned over to Agent the photograph as well as the negative print and same are being retained in the files of the Liemi Field Division.

DEFENDED UPON COMPLETION TO THE DIVISION OF ORIGIN

Newark, New Jorsey September 14, 1958

Federal Bureau of Investigation Washington, D. C.

Dear Sir:

Reference is made to my letter dated August 12, 1938, relative to my contact with Chief of Police JAMFS A. MCMEMANIN, of Atlantic City, Now Jersey, at which time it was stated that in the near future, efforts would be made to contact Mr. WILLIAM S.WCUTHERT, Director of Public Safety in Atlantic City.

This is to advice that I had the occasion to meet Director Q/CUTHBERT at the Annual Convention of the New Jersey State Petrolmen's Benevolent Association, at which time I had a short talk with Director CUTHBERT, and also had another talk with him on the morning of September 18, in his office, at which time Chief McMENAMIN was present.

This discussion with Director CUTHBERT leads me to believe that now he and Chief MoMENAMIN are of the opinion that this Bureau had nothing to do with providing the Atlantic City Police Department with insufficient information concerning the presence of KAPPIS and CAMPBELL in Atlantic City in February, 1935, and it is apparent that Director CUTHBERT feels a little more kindly towards this Bureau than heretofore.

Contain the second of the second of the second Director CUTHBERT informed me that he was cognisant of the fact that there was vice in Atlantic City, but that such a condition is impossible to cope with in any city of this sise that is a resort. He stated that the condition at the present time was much better, which was largely due to the raids recently conducted by this Bureau on the houses of prostitution in Atlantic City, and that it is his sincere opinion that he can keep prostitution down to a minimum in Atlentic Sity

Director CUTHBERT also informed me that in the event Agents of this Bureau desired information or assistance from the Atlantic City



APK: MAL 67-58 Letter to Director, September 14, 1988, P. and C.

Police Department, that if they would some directly to him, he could assure us that the matter would be held in the strictest confidence, and that all assistance possible would be given. He stated that he is very desirous of cooperating with this Bureau. Although Director CUTHBERT did not frankly say that he did not trust members of his Police Department, he inferred as much, stating that he could only assure me that the matter would be kept in confidence if he were contacted directly.

During this conversation with Director CUTHBERT, it was apparent that he was not cognizant of this Bureau's jurisdiction, as he made several statements to the effect that he had been recently working hand-in-hand with our Bureau in the suppression of narcotics and counterfeiting. Director CUTHBERT was, of course, immediately informed of the major jurisdictions of this Bureau, whereupon he exhibited to Agent a pamphlet, stating that he had only recently received this pamphlet from the Bureau, and had not had the occasion to read same. He stated, however, that he would carefully peruse this pamphlet in an effort to become more cognizant of this Bureau's jurisdiction in violations of the Federal laws.

He also mentioned the fact that it was his desire to send a representative of the Atlantic City Police Department to the FBI Mational Police Academy. However, no discussion was had by us along these lines, for obvious reasons.

The above information is being submitted to you for your information.

Very truly yours,

A. P. KITCHIN, Special Agent in Charge.

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FEDERAL BUREAU OF INVESTIGATION

	REPORT MADE AY	DATE WHEN MADE	PERIOD FOR WHICH MADE	FILE NO. 7-2	5
	DETROIT, MICHIGAN	9/21/38	9/12/38	L. A. IANGILLE	PTM
0	DR. JOSEPH P. MOS I. O. #1232; et a EDWARD GEORGE BRE	AN with aliases		CHARACTER OF CASE KIDNAPING - HARBOR	ING
8	SYNOPSIS OF FACTS:	Arkansas in 1	seeing KARPI 934 or 1935 a He has no rec RTYAKERS bein	S at Hot Springs and notifying cllection com-	5 5 6 64 3: 18 5 10 1 01:
 ·			- RUC -		
	at 1950 he had contain that in the sure of we dat Bur or 1929 he plates, of	BOOKER THOMAS laple Street, Demo to Detroit also corked at Burke's he early Spring which) in the every Garage, has been been goodel, bearing white into the street.	(colored), W troit, Michig bout a year a s Garage at H of either 19 ening he and d observed an hat he though tation. In t	Special Agent M. J. Bo .P.A. worker, was loca an, and he advised than nd a half ago. He sta ot Springs and recalls 34 or 1935 (he was not MAX BROWN, who also wo old automobile, a 192 t to be California lica his car were two men a	ted it ited od ork- iense ind
	a woman.		out and dega	n to put some air in o	
40	APPROVED AND FORWARDED	SPECIAL AGENT		DO NOT WRITE IN THESE SPACES	
£00	PIES DESTROYED	0	1- 5	-76+1503	SEP2n 193
•	3 Bureau 2 Cincinnati 1 Inspector E. J. C 3 Little Rock	1	11	1	

of the tires, appearing surly and refusing any assistance on the part of either THOMAS or EROWN. THOMAS stated that the two men had been riding in the front of the automobile and the woman was riding in the back, that the man next to the driver, who remained in the car, was ALVIN KARPIS.

After the driver had placed air in the tire of the car, the car drove off and parked in front of the Majestic Hotel, whereupon THOMAS and EROWN engaged in conversation concerning the occupants of the car and decided that the man actually was KARPIS.

EROWN called the Hot Springs Police, advising them that he had just seen ALVIN KARPIS. In response to the call a Police car with two men in it came to Burke's Garage. MR. THOMAS was positive that the two men in the car were CECIL BROOK and JOE WAKELY, both Detectives of the Hot Springs Police Department.

By the time that the Police car had arrived, the other car had left its parking space in front of the Majestic Hotel, so that THOMAS and BROWN pointed out the direction in which the car had gone, whereupon the Police car drove in that direction, returning in a few minutes.

Shortly after this, THOMAS noticed that the other car had again returned, at which time it was occupied only by the driver, KARPIS and the woman having disappeared.

THOMAS stated that he watched the car for a few minutes and them, becoming busy about the garage, did not pay much attention to it for a little while; when he next looked for the car, it was gone, and that was all THOMAS knew about it.

THOMAS was definite that HERBERT AKERS was not in the Police car which responded to BROWN's telephone call and was also positive that he had not seen AKERS that evening.

THOMAS was very hazy and vague in his recollection and stated that it was his belief that BROWN would remember the events much better.

- REFERRED UPON COMPLETION TO THE OFFICE OF ORIGIN -

PENNING BUNGAN OF A TOUR O

September 26, 1930

The attention of the Investigative Division has been called to the fact that a wanted notice in connection with this case has been placed for Clara Gibson alias Clara Gray, as shown in Jacket 873417, the same having been placed September 17, 1934, without cancelation having been made.

Inasauch as the investigative file reflects that Clara Gibson was interviewed during March, 1937, according to the report of Special Agent V. E. Criss, dated at Chicago, March 18, 1937, you are instructed that this wanted notice may be withdrawn.

A letter has been prepared for the Cincinnati Office, with copy for the Chicago Office, requesting that the Bureau be immediately advised in the event this wanted notice for any reason should be resumed, in which case instructions will be furnished to you to again place this notice.

> Control of the Contro Yery truly yours, For the Director

Harold Nathan Assistant Direct

COMMUNICATIONS SECTION MAILER

P. M. 空中,被抵抗。所谓在对抗环境 TO THE ACTREET OF EVEN OF

Special Agent in Charge Cincinnati, Ohio

Please be advised that the Bureau's identification files reflect Clara Gibson alias Clara Gray is wanted as a suspect in the Brener kidnaping case, according to a wanted notice placed on September 17, 1934. This wanted notice has never been withdrawn, although the file in the instant case reflects Clara Gibson was interviewed as recently as March, 1937, as reflected in the report of Special Agent V. E. Criss, dated at Chicago, March 18, 1937.

Accordingly, the wanted notice in this connection is being withdrawn, and, in the event there is any reason why the same should be maintained, please notify the Bureau at once and the wanted notice will again be placed.

> Very truly yours, For the Director

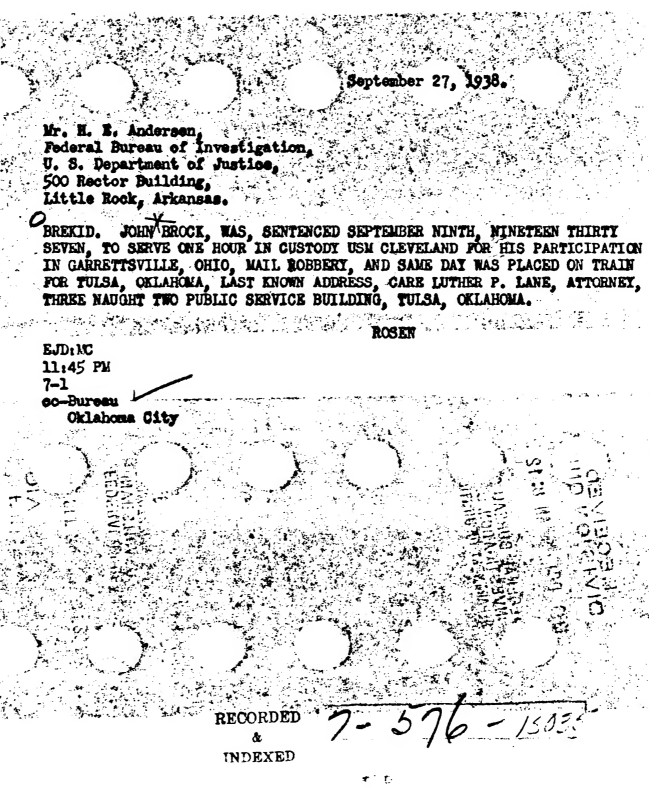
Harold Nathan Assistant Director

Mr. Telson

Mr. Cless

Mr. Melatire.....

COMMUNICATIONS SECTION



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CLASS OF S	ERVICE DESIRED
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TELEGRAM	FULL RATE
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NIGHT LETTER	SHIP RADIOGRAM
Patrons should desired; other	check class of service wise message will be

WESTERN UNION

CHECK

ACCT'G INFMN.

TIME FILED

R. B. WHITE PRESIDENT

CHAIRMAN OF THE BOA

J. C. WILLEYER LET VICE-PRESIDENT

Send the following message, subject to the terms on back hereof, which are hereby agreed to

A-10 PM HRA-1

A ROSEN
FEDERAL BUREAU OF INVESTIGATION
U 8 DEPARTMENT OF JUSTICE
1448 STANDARD BUILDING
CLEVELAND ONIO

BREKID USH HERE HAS SUBPORNA FOR JOHN BROCK FOR TRIAL OCTOBER RIGHTEENTH BROCK NOT LOCATED US PENITENTIARY LEWISBURG PENNSYLVANIA WHERE THOUGHT INCARCERATED BUT INFORMAT OBTAINED HIS WHEREABOUTS KNOWN TO USA GLEVELAND ONIO STOP BROCK SENTENCED FOR PARTICIPATION WITH KARPIS MAIL ROBBERT GARRETTSVILLE ONIO ASCERTAIN WHEREABOUTS AND

ADVISE TELEGRAPHICALLY

CC BUREAU

ANDERSET

Official Business. Government Rate. PAID
Charge-Federal Bureau of Investigation
United States Department of District
500 Rector Building, Little Rock, Ark.

CINCINHATI INSPECTOR B. J. CONNELLEY

WESTERN UNION MESSENGERS ARE AVAILABLE FOR THE DELIVERY OF NOTES AND PACKAGES.

Chicago, Illinois September 27,1938 Special Agent in Charge Cincinneti, Ohio With reference to the lead set forth in the report Special Agent GEORGE F. FITCH dated at New York City September 5, 1938, in the above-entitled case, for this Office to conduct investigation relative to JAMES E. EDWARD of Ottawa, Illinois and for the Peoria Office to locate a Dr. MORAH at Springfield Valley, Illinois, I desire to advise that these leads have previously been covered on several occasions. The lead set out for Springfield Walley should be for Spring Valley, Illinois, in the territory covered by the Chicago Office, and relates to Dr. JANES J. MORAN, a brother of Subject MORAN, who is a physician and resides at 112 West Cleveland Street, Spring Valley, Illinois For your information, I am forwarding herewith a photostatic copy of the summary report submitted by Special Agent F. G. TILIMAN dated at Chicago, Illinois, March 22, 1935, which deals with the history and contacts of Dr. JOSEPH PATRICE MORAH and which shows results of the interviews requested in the report above-referred to Agent FITCH. Yary truly yours DML: LJM Encl. Special Agent in Charge 7-82 RECORDED oc Bureau Peoria INDEXEC

FEDERAL BUREAU OF INVESTIGATION

THIS CASE ORIGINATED AT GINCINATI, OHIO PERIOD FOR WHICH MADE DATE WHEN MADE 9/21/38 9/30/38 Chicago, Ill. CHARACTER OF CASE GEORGE TIMINEY DR. JOSEPH P. MORAN with aliases - FUGITIVE, KIDNAPING; OBSTRUCTION OF I.O. 1232; ET AL. JUSTICE; HARBORING OF FUGITIVES EDWARD GEORGE BREVER - VICTIM NATIONAL FIREARMS ACT. MRS. EMORY ROSS, La Salle, Ill., furnished Agent with copy of application to the Preferred Accident Insurance Co. of New York, dated 11/4/25, application calling for \$30,000 accident insurance on the part of SUBJECT MORAN. Copy of the application is not complete, does not contain any other information than to give the general description of SUBJECT MORAN and his place of business in La Salle, and no other records or information indicating anything additional concerning him. Report of Special Agent J. B. Dickerson New York, New York, dated 8/11/38. Agent contacted MRS. EMORY ROSS, who is Secretary of the Duncan Insurance Company, 654 First Street, and after a search of the records was made by MRS. ROSS, she located a copy of the application of SUBJECT MCRAN to the Preferred Accident Insurance Company of New York as of November 4, 1925, calling for \$30,000 accident insurance, and this application, which is only briefly filled out and a copy of the original, showed MORAN as being 29 years of age, having been born May 8, 1896, and gave his height as 5'10", COPIES OF THIS REPORT Bureau - 3 Cincinnati - 2 New York - 2 Chicago - 2

weight 145 lbs.; that he resided at 747 Seventh Street, La Salle, his place of business being 733 First Street, and that he was a physician and surgeon; that the beneficiary of the insurance policy was his wife, ANNA BROWN MORAN. The other information on the application blank is not legible.

MRS. ROSS stated that the files now in the possession of the uncan Insurance Company, who have purchased this insurance business from WILLIAM ST MASON, who is said to have received the application of SUBJECT MORAN, above referred to, was very meagre and contained no additional information or data pertaining thereto. MRS. ROSS, however, advised Agent that she knew of SUBJECT MORAN and identified his picture immediately. She stated she could give no additional information in connection with him.

UNDEVELOPED LEAD:

The NEW YORK OFFICE:

Will contact the Preferred Accident Insurance Company of New York, Post Office Box 175, Wall Street Station, New York, New York, and cause a complete examination to be made of the original application on file made out by SUBJECT MORAN for the purpose of obtaining all the pertinent information filed by SUBJECT MORAN at the time this original application was made out.

ENDING.

j-

Federal Bureau of Investigation United States Department of Instice

Washington, D. C.

JDW:DMS 7-576 October 15, 1938.

MEMORANDUM FOR MR. NATHAN.

C Re: BREKID.

It is requested that the Laboratory be advised as to whether there is any reason why several hundred rounds of various types of ammunition recovered at the apprehension of Russell (Gibson, at the Barker raid in Florida and at the apprehension of Alvin Karpis in New Orleans, should not be added to the Laboratory's supply of ammunition as a means of permanent disposition.

Respectfully,

E. P. Coffey

RECORDED

11.97 1235

Sederal Bureau of Investigation United States Department of Justice

POST OFFICE BOX 812, CHICAGO, ILLINOIS.

October 19, 1938.

Director, Federal Bureau of Investigation, Washington, D. C.

Dear Sir:

Re: BREKID

During the course of the investigation conducted in the above entitled matter various exhibits were brought into this office and at the present time a number of exhibits are being retained in the supply room and file cabinets. It is believed that the Bureau may desire some of these exhibits to be forwarded to Washington for display purposes and it is also believed that others of these exhibits may be destroyed at the present time.

There is being set out herein a list of the material presently being retained in this office and the Bureau is respectfully requested to advise as to what disposition should be made of the same:

2 Rolls of wall paper similar to the wall paper used in the hideout located in Bensenville, Illinois; All copies of the Chicago Daily News and Chicago American for issues released on February 7, 1935, the day that VOLNEY DAVIS escaped; 1934 Illinois automobile license #310-949; 1934 Ohio automobile license #683-138 1934 Tennessee automobile license #43-951; Photograph taken at the Hawthorne Racetrack and obtained by Bureau Agents in the apartment of FRED BARKER at Cleveland, Ohio;

2 Pairs of Cesco M and L goggles received by this office from the St. Louis field division March 28, 1937;

Articles Taken From FORD V-8 Coupe In Possession of VOLNEY DAVIS COPIES DESTROY Then Apprehended in Chicago, Illinois, June 1, 1935:

169, MAR 25 1965 1 Pair pigskin gloves;

1 Pair cotton lined leather gloves;

1 Whisk-broom

I the property has no value when the property has no value with the property has no value.

1 Package containing wash-rags and listerine; 1 Leather key-holder - East Side Arcade, Bowling & Billiards, 350 Atwood Avenue, Madison, Wisconsin; 1 Master padlock key; 6 Bill of Sale blanks, form #24; 1 Roll copper antenna wire; 1 Master padlock #991 (Master Lock Co., Milwaukee); 1 Playground ball (cowhide); 1 Flashlight - USA Lite - Defender (nickel plate); Sinclair Road Map - Wisconsin; Secretary of State road map - Illinois; State of Georgia automobile license #37-216C; 1 Baseball Sports Calendar. Articles Found In House Occupied By The BARKERS At Oklawaha, Florida: Large number of odd keys; Business card of "Dunn Bros. Storage and Moving Company, 6542 North Clark Street., Chicago"; Receipt made out to T. C. BLACKBURN for \$5.00 for deposit on shirts dated 10/29/34, and signed by L. RICHARDSON; 2 Bills from Florida Reptile Institute, Silver Springs, Florida; Sales slip of the A. Louis & Son, Inc., 63 E. Flagler Street, Miami, Florida, dated 10/24/34; Black address book containing several figures; Jar Menthagill powder; __Pair eyeglasses; Listerine bottle found in medicine kit; Bottle gauze packer strip found in medicine kit; Bottle black liquid found in medicine kit; Porcelain mug. 19 Bottles found at 3920 Pine Grove Avenue, Chicago, on January 9, 1935; - 1 Cheap black leather Gladstone bag used by FRED BARKER at Oklawaha, Florida; 1 Casoline can marked "Clinton Oil"; 1 Gasoline can marked "Simmons Hardware Gasoline Station"; Articles removed from the apartment of ROY GRAY on May 2, 1934: 1 Octagonal shaped mirror;

1 Small bottle of "Hush";

1 Box of Arden Playing Cards;
1 Bottle of medicine purchased

1 Bottle of medicine purchased at the Waveland Drug Company, 3665 Froadway, Chicago, Illinois;

1 Set of three nickel plated liquor cups ("jiggers") in leather container;

1 Green perfume atomizer;

1 Cylindrical bottle containing unknown solution;

1 Cylindrical bottle containing brilliantine;

1 Ornamental box containing numerous receipts, business cards and cellophane covered memorandum book;

1 "Ever Ready" shaving kit;

1 Small brown coin purse;

3 Small mirrors;

1 Pair of grey rimmed sun glasses;

1 Key bearing address "Sheridan Hardware Company, 3821 Broadway;

1 Red enamel compact;

1 Red imitation leather photograph frame;

1 State of Illinois certificate of title issued to ESTELLE GRAY, 5248 Winthrop Avenue, Chicago, Illinois; Numerous snapshots of unidentified individuals;

1 Brown leather bill fold containing numerous business cards and car invoice #6676 of North Shore Buick Company, 1030 Davis Street, Evanston, Illinois,

showing sale to ESTELLE GRAY of a 1932 model Buick motor No. 2778426;

1 Cosmetic hand bag containing several bottles and a mirror;

1 Ladies' brown beaded pocket-book containing mirror;

1 Green enamel compact.

Very truly yours,

DM Ladde

D. M. LADD,

Special Agent in Charge.

EJG:MG

7-82

FEDERAL BUREAU OF INVESTIGATION

From: Date_	Laboratory 16-74 1938
Mr. Nathan Mr. Appel Mr. Baughman Mr. Beach Mr. Blackburn Mr. Burgess Mr. H. M. Clegg Mr. Clark Mr. Conrad Mr. Dingle Mr. Donaldson Mr. Ellwood Mr. Engert Mr. Gasteiger Mr. Major	Mr. Miller Mr. Persons Mr. Pfefman Mr. Pickering Mr. Renneberger Mr. Row Mr. Schilder Mr. Q. Tamm Chief Clerk Files Laboratory Stenographer Messenger Mail Room Mr.
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See MePlease HandleRoute to #1 Examiner	E. P. COFFEY

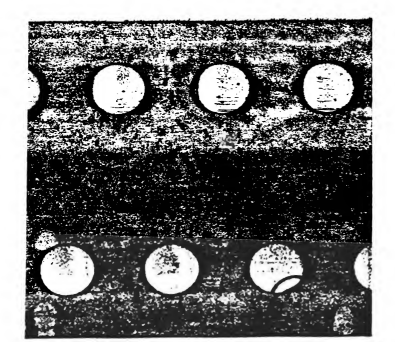
FEDERAL BUREAU OF INVESTIGATION

From: Laboratory

Date 10 - 25 1938

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Mr. Nathan	Wr. Parsons
Mr. Appel	Mr. Pfafman
Mr. Baughman	Mr. Pickering
Mr. Beach	Mr. Pike
Mr. Blackburn	Mr. Renneberge
Mr. Burgess	Mr. Row
Mr. H. M. Clegg	Mr. Q. Tamm
Mr. Clark	Mr. Willard
Mr. Conrad	Chief Clerk
Mr. Dingle	Files
Mr. Donaldson	Laboratory
Mr. Engert	Stenographer
Mr. Gasteiger	<u> </u>
Mr. Major	Mail Room
Mr. Miller	Wr.



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1	
See Ne	E. P. COFFEY
Please Handle	\mathcal{F}
Route to #1 Examiner	

7-576 - -15039 October 28, 1938 Special Agent in Charge Chicago, Illinois Ret BREKED Dear Sirs Reference is made to your latter of October 19, 1938, tabulating a number of exhibits presently in the Chicago office which were collected during the investigation of the above case. If any of the property tabulated in your letter has any appreciable value, it is suggested that it be turned over to the person or persons logally entitled thereto. Any of the property which has no value should be destroyed. John Edgar Roover Mr. Lester Mr. McIntire..... Mr. Nichols Mr. Quinn Tamm... Mr. Treey

Continued a series of the subjects of this case, and on intrinsic value to anyone also.

APPITA

APPIT

Cincinnati, Ohio, October 27, 1938.

HDH:GOC #7-43

> Special Agent in Charge, Cleveland, Ohio.

Dear Sir

Re: BREKID.

Reference is made to your letter of October 24 1938, concerning several items in the possession of the Cleveland Office which were found in a raid on a house located at 3973 West 140th Street, Cleveland, Chio, on September 8, 1934.

I wish to advise that the articles recovered at that time are no longer of any value in connection with the prosecution of this case and it is therefore suggested that you request advice from the Bureau as to what disposition should be made of the articles.

Very truly yours,

H. D. HARRIS, Special Agent in Charge

cc Bureau

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FEDERAL BUREAU OF INVESTIGATION

	Peoria, Illinois 10-27-38 P. C. DUNNE DEB
	GEORGE TIMINEY; DR. JOSEPH P. MORAN, with aliases, Fugitive, I.O. \$1232, et al; EDWARD GEORGEOBREMER - Victim NATIONAL FIREARMS ACT.
Y ×	synopsisoffacts: Records Peoria Branch of Travelers Insurance Company reflect only index card showing rejection of insurance applications for Dr. JOSEPHP. MORAN; no other information. JAMES E EDWARDS, Ottawa, Illinois, severed connections
	with insurance company in October, 1934, due to inactivity on EDWARDS' part. Inquiry of Travelers Insurance Company reflects investigation of applications handled n locality where application received. has no record of MORAN or
. Λ,	name of investigator handling his applications, advising records covering Ottawa, Illinois, located in Chicago Office RUC
	REFERENCE: Report of Special Agent GEORGE F. FITCH, New York, N. Y. dated 9-8-38.
0	DETAILS: AT PEORIA, IILINOIS Lir. HENRY HOSHAVER, Cashier for the Peoria, Illinois Branch of the Travelers Insurance Company, after a review of his
	records, advised Agent that the only record on file concerning MORAN was an index card showing that the application for insurance, made by Dr. JOSEPH P. MORAN, through JAMES E. EDWARDS insurance salesman at Ottawa, Illinois, had been rejected.
	The reason for the rejection of the applications was not shown on the index card. Mr. SHAVER stated that the index card was the only information in the Peoria branch of the insurance company concerning MORAN. SHAVER further stated that the
	APPROVED AND SPECIAL AGENT DO NOT WRITE IN THESE SPACES 7 576 - 574
	3 Bureau 2 Cincinnati 2 Chicago

ad the records covering

insurance company did not investigate its own applications for insurance, but that landles all investigations concerning the character, reputation, background and linancial responsibility of the applicant; that covering the territory where the application is taken conducts the investigation, and that it was his opinion that the Chicago, Illinois branch handled the investigation concerning MORAN.

after a review of his files, advised Agent that he had no information concerning MORAN, or the identity of the person handling the investigation of MORAN's applications, but that the Chicago, Illinois branch

applications coming from Ottawa, Illinois

UNDEVELOPED LEADS

THE CHICAGO OFFICE, at Chicago, Illinois, will contact

resulting from an investigation conducted by that office. Will ascertain the identity of the person handling the investigation and contact him for all pertinent information concerning MORAN which he may be able to supply.

- REFERRED UPON COMPLETION TO THE OFFICE OF ORIGIN

FEDERAL BUREAU OF INVESTIGATION

2	THIS CASE ORIGINATED AT CINCINNATI, OHIO	FILE NO. 7-1	2.
	CLEVELAND, OHIO 10/28/38	PERIOD FOR WHICH MADE SY WHICH MADE \$4. J. DOWD EJD:	M C
	DR. JOSEPH PO MORAN, with aliases; I. O. 1232, et al; EDWARD GEORGE BREMER, VICTIM.	KIDNAPING; OBSTRUCTION OF JUSTICE; HARBORING OF FUGIT NATIONAL FIREARMS ACT.	IVES;
	Inspectors of 1936 made a Office Inspector on No. 1936 made a Office Inspectors of the United No. 1936 made a Office Inspectors of the United No. 1936 made a Office Inspectors of the United No. 1936 made a Office Inspectors of the United No. 1936 made a Office Inspectors of the United No. 1936 made a Office Inspectors of the United No. 1936 made a Office Inspector of the	was taken into custody by Post Office on March 10, 1936, and on March 13, detailed confession to the Post ectors, naming all the persons in- new Garrettsville, Chio, mail train November 7, 1935, as reflected in of Postal Inspector S. J. HETTRICK ed States Attorney, Cleveland, Chio, and the color of the	
	dated Septem	nber 10, 1936, Case No. 99941-D.	
	DETAILS: Pursuant to in Charge Al	a request received by Special Agent L Rosen by telephone on October 26, he Little Rock Office to ascertain	
	the exact da custody in c in the mail Chio, on Nov office of th Ohio, and wa	train robbery at Garrettsville, vember 7, 1935, Agent contacted the ne Postal Inspectors at Cleveland, as advised that the file was in the	
	Toledo, Ohio Office Inspe	of Postal Inspector FRANK/CASET at a print the possession of the Post actor in Charge at Cincinnati, Ohio, robably be able to furnish the informated.	
	APPROVED AND FORWARDED: M CHARGE	DO NOT WRITE IN THESE SPACES	1 - 1
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	2 - Cleveland OMMMAN, DAI 1178		<u>\</u>

Special Agent M. Joseph Lynch, Resident Agent at Toledo, Ohio, was instructed to contact Postal Inspector CASEY. The latter advised that the information was not available at Toledo but probably could be obtained from the Cleveland Office of the Postal Inspectors.

Agent then interviewed FRANK WIEDEMANN, Assistant United States Attorney at Cleveland, Ohio, who handled the prosecution of defendants in the case, and after reviewing his file, it was ascertained from a report submitted by Postal Inspector S. J. HETTRICK to the United States Attorney at Cleveland, Ohio, dated September 10, 1936, Case No. 99941-D, that JOHN BROCK was taken into custody March 10, 1936 by Postal Inspectors and made a detailed confession, naming all of the persons involved in the Garrettsville, Ohio, mail train robbery, including himself.

This information was transmitted to the Little Rock Office by teletype on October 26, 1938.

REFERRED UPON COMPLETION TO THE OFFICE OF ORIGIN --

Federal Bureau of Investigation United States Department of Justice

Little Rock, Arkansas

November 4, 1938

7-2

Director Federal Bureau of Investigation Eashington, D. C.

RE: BREKID.

Dear Sir:

While conversing with Inspector NICHOLS of the Bureau by telephone on other matters yesterday, he informed me that the index maintained on the BREKID case in the Little Rock Office would be useful in the Research Division in connection with bringing the case up to date.

Therefore I am forwarding the index to the Bureau under separate cover, with the request that it be returned when it has served its purpose.

Very truly yours,

H. B. ANDERSEN, Special Agent in Charge.

Inspector E. J. Connelley

/ cc Cincinnati

KLOSE Prin ĵ.

INDEXED

FEDERAL BUREAU OF INVESTIGATION

	FORM No. 1 THIS CASE ORIGINATED AT CINCINNATI. OHIO	CHI CAGO FILE NO. 7-82
	CHICAGO, ILLINOIS 11/8/38	PERIOD POR WHICH MADE BY 11/3/38 J. R. GREEN JRG: JMS
2.	GEORGE TIMINEY; DR. JOSEPH P. I with aliases, FUGITIVE, I.O. #1 EDWARD GEORGE BREMER, Victim	1232, et al; JUSTICE: HARBORING OF YUGITIVES
	SYNOPSIS OF FACTS:	had no record of any
	by that company. Onlin Chicago who could been destroyed as it	Investigated at Ottawa, Illinois ly record of any JOSEPH P. MORAN l possibly have been subject has was over six years eld.
	REFERENCE: Report of Special Ag	gent P. C. DUNNE, Peoria, Ill.
	DETAILS:	en in the engine of the engine
		les did not disclose any JOSEPH MORAN
	as having been investigated by	that company at Ottawa, Illinois. Search osed only one JOSEPH P. MORAN who would
	possibly have been subject, as	having been investigated by that concern. Irving Park Boulevard. However this
	investigation was made over six	years ago, and their file has been des-
	troyed. Mas unable cerning said MORAN.	to furnish any further information con-
		PENDING
	APPROVED AND SPECIAL AMENT FORWARDED: DIE CHARGE	DO NOT WRITE IN THESE SPACES
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FEDERAL BUREAU OF INVESTIGATION

	REPORT MADE AT DATE WHEN MADE PERIOD FOR REPORT MADE BY WHICH MADE	
	NEW YORK CITY 11-8-38 10-25-38 8. S. AL	DEAN
	GEORGE TIMINEY; CHARACTER OF CAME DR. JOSEPH P. DMORAN with Alianas 1 FUGITUR KIDNAPING; OB	
V - V	Tromposition of the second sec	
2.0	1.0. 1232; ET AL. EDWARD GEORGEOBREMER - Victim. NATIONAL FIRE.	
	EDWARD GEORGE DREIMER - VICUMO	
	SYNOPSIS OF FACTS:	
	On 11-4-25, Dr. JOSEPH P. MORAN, 747 7th	
	St., La Salle, Ill., applied to the Pre-	
	ferred Accident Insurance Co. New York	
	City, for a policy in the amount of \$30,00	9
	indicating his wife as beneficiary. This,	
	application refused because he had suffere	à
£ ,	removal of the entire left breast. Indica	
	tion that MORAN had insurance in the Massa	
	chusetts Mutual and the Great Northern Life	
	Insurance Companies.	1.~
	and and a companiation	, S. W.
	And his to the control of the contro	🚰 mengas pincir
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	DESCRIPTION OF THE PROPERTY OF	TV N
2	REFERENCE: Report of Special Agent T. P. Mullin, Chic	ago,
	Illinois, dated 9-30-38.	
	Illinois, dated 9-30-38.	
	DETAILS: AT NEW YORK CITY.	
	DETAILS: At 80 Maiden Lane, Mr. C. B. STURGIS of the	
	DETAILS: At 80 Maiden Lane, Mr. C. B. STURGIS of the Division of the Preferred Accident Insurance Company	made avail-
	DETAILS: At NEW YORK CITY. At 80 Maiden Lane, Mr. C. B. STURGIS of the Division of the Preferred Accident Insurance Company able his file on Dr. JOSEPH P. MORAN which was review	made avail-
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Physician ANNA BROWN MORAN, wife Beneficiary Amputation of left breast - injury Particulars of operations received in the War. No disability November 4, 1925 for policy in amount of \$30,00 Date of application 29 May 8, 1896 Date of birth Illinois Place of birth 747 Seventh Street, La Salle, Ill. Residence Application declined for reason that the amputation of entire left

breast renders applicant unsatisfactory insurance risk.
Submitting agent: W. A. MASON, La Balle, Illinois.

There was a letter in this file signed JOSEPH P.

MORAN, M.D. which stated, "I am carrying \$10,000 worth of life insurance at the present, most of which is with the Massachusetts Mutual

Life Insurance Company."

Also included in the file was a confidential report on MORAN by the Hooper Holmes Bureau which states in substance that the informants of the Bureau have known the applicant for tem years; that he does not use drugs or liquor and that his reputation is good. It further states that the applicant is in the practice of medicine as a physician and surgeon and has a large clientele, being on the job daily, and that he is a good doctor. It reports that he is healthy, that his habits are also and temperate and that his moral reputation is of the best. This report was dated Movember 11, 1925 at the Chicago office.

cated that on December 25, 1953 JOSEPH P. MORAN made application for insurance with the Great Horthern Life, Westminster Building, Chicago, Illinois.

REFERRED UPON COMPLETION TO OFFICE OF ORIGIN

Federal Bureau of Investigation II. S. Bepartment of Justice

CLEVELAND, OHIO

November 9, 1938.

Director, Federal Bureau of Investigation, Washington, D. C.

Re: BREKID

Dear Sir:

Reference is made to letter directed to the Cincinnati Office dated October 24, 1938, advising that office that the Cleveland Office was in possession of certain articles, the property of the subjects of this case, and to letter from the Cincinnati Office directed to the Cleveland Office, dated October 27, 1938, advising that the property described in the first reference letter was of no value in connection with the prosecution of this case and suggesting that the Bureau's advice be obtained relative to its disposition.

As noted in the reference letter to the Cincinnati Office, the Cleveland Office is in possession of an Underwood Portable Typewriter, #596064, which was found as a result of a raid on the house located at 3973 West 140th Street, Cleveland, Ohio, as well as two packages of miscellaneous personal drug supplies, belonging to the individuals who resided in the house at that time.

These drug supplies are of no value to others than the actual owners, however, the Portable Typewriter is of some value and hence the Bureau's advice is being sought concerning what disposition may be made of this property.

AL ROSEIL & S. DEPARTMENT OF JUSTICE

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Special Agent in Charge Cleveland, Ohio

Reference is made to your letter dated Hovember 9, 1938, concerning certain articles in your possession which are the preperty of the subjects in this case. Since you have advised that none of these articles, with the exce tion of the Underwood portable typewriter #596064, have any value to others then the actual owners, in the event there are no persons legally entitled thereto, to whom they can be turned over, personent disposition will be satisfactory. However, in the event that any of these articles, including the typewriter, can be turned over to persons legally entitled to them, this should be done.

The typewriter in question may be added to the inventory of the Cleveland office in the event it can not be returned as above indicated.

Yery truly yours,

John Edgar Hoover Director

CONSTRUCTORS SECTION MACLF 13

DEC 13 1938

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Mr. Foxworth Mr. Glavin Mr. Harbo M. Lester Mr. McIntire Mr. Nichole Mr. Quinn Tamm ... Mr. Tracy Miss Candy

WESTERN UNION

WH 15 86 GOVT COLLECT

DETROIT MICH NOV 11 449P

MRS CASSIUS MCDONALD TELEPHONED MR ALAN BY CROWE

PRESIDENT ECONOMIC CLUB AND ASKED DETAILS CONCERNING

YOUR ARRIVAL AND TIME AND PLACE OF LUNCHEON. SHE ALSO

ASKED TO BE ALLOWED TO LIKE A TALK AT LUNCHEON STATING

THAT SHE WANTED TO VINDICATE A MAN. MR CROWE AFTER

GIVING HER SOME INFORMATION THEN REALIZING WHO SHE

WAS REFUSED TO TALK TO HER FURTHER. IF SATISFACTORY

TO YOU WILL CONTACT HER PRIOR YOUR ARRIVAL TO ASCERTAIN

ANY IN ENTIONS SHE MAY HAVE AND WARN HER AGAINST ANY

UNTOWARD ACTIVITY.

BUGAS

514 PX

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SOLDEPARTIES OF U.

DENDENSO ONLY

MEMORANDUM FOR THE DIRECTOR

Res Cassins McDonald

About 8:30 A.M. January 17, 1934, Edward George Bremer, President of the Commercial State Bank of St. Paul, Minnesota, was kidnaped at St. Paul, Minnesota, and transported by automobile to Bensenville, Illinois, where he was held until February 7, 1934; was then taken to Rochester, Minnesota, and released after payment of ransom in the amount of \$200,000.

On or about September 1, 1934, members of the Karpis-Barker gang, charged with the kidnaping, and including William Harrison, Harry Sawyer, Fred Barker, Kate Barker, Harry Campbell and Wynona Burdette, registered at the El Commodoro Hotel, Miami, Florida, having been referred to the Manager, Jos Adams, by Cassius McDonald. Adams, b, reason of his acquaintanceship with McDonald aided these persons by recommending Fred Barker and Kate Barker, and in obtaining a residence for them at Oklawaha, Florida, and also by obtaining a residence for Alvin Karpis and Dolores Delaney in Miami on December 14, 1934.

Between September 1, 1934, and January 17, 1935, Cassius McDonald conferred with William Harrison and Harry Sawyer at the El Commodoro Hotel, Miami, and made frequent trips from there to Havana, Cuba. On September 4, 1934, he purchased \$11,000 worth of Cuban gold with \$15,000 of the ranson money obtained in this case, and on the following day changed this Cuban gold into \$1,000 bills.

On September 9, 1934, he and Harrison went to Havana, Cuba, from Miami, and on this trip some \$78,000 of ransom money secured in the Bremer kidnaling was exchanged by McDonald for \$1,000 bills. Fourteen \$1,000 bills, which were contained in the shipment from the Federal Reserve Bank at Atlanta to their branch at Havana, were found in the home of Fred and Kate Barker on the occasion of their death at Oklawaha, Florida, while resisting arrest

McDonald was indicted by the Federal Grand Jury at Jacksonville, Florida, on February 7, 1935, charged with barboring Alvin

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RECORDED INDEXED NUV 17 10 10 O G DEPARTMENT OF JUSTICE

J.

Mr. Tolson
Mr. Nathan
Mr. E. A. Tamm
Mr. Clegg
Mr. Coffey
Mr. Crowl
Mr. Lawsey
Mr. Lawsey
Mr. E, on
Mr. Forworth
Mr. Gavin
Mr. Harbo
Mr. Lester
Mr. McIntire
Mr. Nichola

Mr. Quinn Tamm.

Karpis, misprison of felony, and conspiracy to commit a misprison of felony, and furnished bond on this indictment.

On September 27, 1935, the Federal Grand Jury of St. Paul filed an indictment charging McDonald, Karpis, Arthur Barker and others with conspiracy between September 15, 1933, and January 15, 1935, to violate the act forbidding interstate transportation of kidnaped persons.

McDonald was removed from Detroit, Michigan, to St. Paul, Minnesota, on this indictment, and was brought to trial on January 6, 1936, which trial terminated on January 24, 1936, resulting in a verdict of guilty.

On February 1, 1936, McDonald was sentenced by the Honorable Gunnar H. Wordbye, Judge of the United States District Court at St. Paul, to serve fifteen years in a Federal penitentiary.

McDonald was 50 years of age at the time of his conviction, had no children, resided with his wife at 500 Trombley Road, Grosse Pointe, Michigan. He is one of two sons of Michael McDonald, a well known politician of Chicago in the nineties, and later engaged in the lumber business in the Upper Peninsula of Michigan.

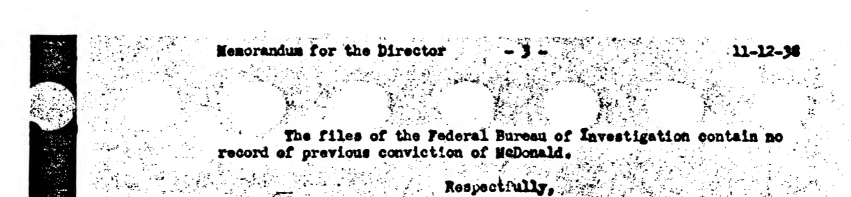
McDonald attended the Notre Dame University and during the War was in the service of the United States Government as an expert in timber, and purchased lumber for use in the manufacture of airplanes. Upon the death of his father several years ago he inherited a large sum of money and during the bank failures at Detroit he is supposed to have lost about \$190,000. While he claims to be an engineer, he is better known as a confidence man.

During his trial at St. Paul, the court obtained the impression that McDonald has some peculiarities or complexes of other than a normal person, and suspended sentence pending inquiry as to his mental condition.

This investigation revealed that McDonald's close associates in Detroit all related that he is a normal person fully capable of transacting his affairs with understanding and shrewdness; that he has exaggerated ideas of his importance, is cunning and evasive in his dealings.







E. A. Tame

U. S. DEPARTMENT OF JUSTICE
U. S. DEPARTMENT OF JUSTICE
COLSTONICATIONS SECTION
NOV 1 6 1938
POSTAL

Mr. Coffey
Mr. Cown
Mr. Dawns
Mr. Egan
Mr. Glavin
Mr. Harbo
Mr. Harbo
Mr. Harbo
Mr. Harbo
Mr. Harbo
Mr. Tosar
Mr. Qu'inn
Mr. Traap
Mr. Traap

TQF

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DIRECTOR

FBI JUSTICE WASHN DC

FORWARD SCRIPT ENTITLED WILLIAM ELMER MEAD DEAN OF CONFIDENCE MEN

AMSD FOR DELIVERY KMOX TOMORROW

NORRIS..

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FEDERAL BUREAU OF INVESTIGATION

NOV 18 1938

U. S. DEPARTMENT OF JUSTICE

Movember 17, 1958

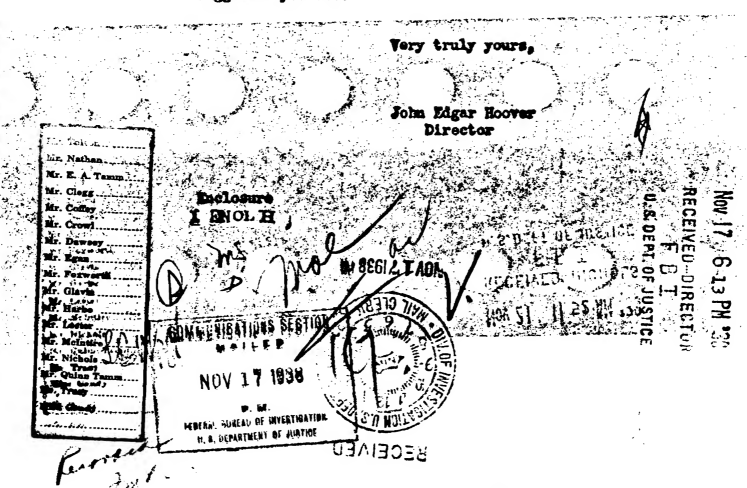
NDV: JMU

VIA AIR MAIL - SPECIAL DELIVERY

Mr. G. B. Norris Federal Bureau of Investigation V. S. Department of Justice 425 U. S. Court House & Custom House St. Louis, Missouri

Dear Bir

broadcast, you will find enclosed two copies of the radio interview "William Elser Meed - Dean of the Confidence Men," which it is suggested you use.



1,

ANNOUNCER: The confidence man is the aristograt of the criminal world, Shrewd, suave, and canning, he usually possesses a most unusual personality. Tonight we bring you Mr. Special Agent is Charge of the FBI's Division, the personal representative of J. Edgar Hoover, Director of the Tederal Bureau of Investigation, who will discuss the activities of William Klmer Mead, who is known as the Dean of the Confidence Ken.

It is a pleasure indeed, Mr.

. to be with you tonight.

s before you tell us about Mond, won't you first outline the theory upon which a con man works? I believe you mentioned this to me earlier this evening.

Yes, I did. A swindler recognizes a failing of human nature. He knows how eften people try to obtain squething for nothing. He depitalizes on the fact that if he can convince the victim he is putting a fast one over on the swindler, then the rest is easy. As Villian Ther Mood, who was known as "The Christian Kid," said, "The con man never takes anything from people unless they have larceny in their hearts."

ANNOUNCER: Tell me, Mr.

, why was he called the Christian Kid?

ANSWER:

Strangely, this was only one of the forty aliases by which Kead was known, yet more of his associates knew him by this name than any other. The name, "The Christian Kid," was bestowed upon him by his fellow con men due to the fact that he never swore, or drank to any extent, and whenever possible always went to church on Sundays.

ANYOUNCER:

Mr. I am sure our listeners are interested in hearing how he started on a life of crime.

ANSWED

According to Mead himself, he was born hear Springfield, Illinois, in 1875. His mother died about two years after his birth. At the age of five he was placed in an orphanege and shortly thereafter be was adopted by a farmer and his wife living near Des Moines, Iowa. Farm life, however, was too hard and uninteresting for him so, at the age of fourteen, he ran away, drifted west and worked at odd jobs. He stated that an old time Missouri gembler, whom he met when he was twenty-one, taught him to play a "square game" of cards and thereafter gambling became his means of livelihood. The gambling fraternity knew him well, especially throughout the western States. It was during this time his career was nearly ended, for he became en-会是这种人的,我们是没有的人的特别的 broiled in an argument over a cord game and received a very serious knife wound that severed the nerves on the left side of his face. Even today his left shoulder and cheek are still partially paralyzed, the of the state o causing one corner of his mouth to droop and giving it a twisted appearance. Later he drifted into confidence schemes, beginning with the selling of worthless stocks, but he should have continued with





ARNOUNCER:

ANSWER:

California, Police Department and was sentenced to serve three years in San Quentin for grand larceny. He escaped on route to prison but was quickly recaptured and served most of his sentence. Following his release he was married in 1900, and for the next four years lived in San Francisco as a gambler. But he said that was too long to stay in one place so he left his wife and set out in quest of victims of his chicanery.

Was he successful in his search, Mr.

cards, for on June 50, 1896, he was arrested by the Los Angeles,

Tes, indeed. Although it will never be known just how many people he swindled during his career, the next thirty-five years netted him at least a million dollars. But he was not always successful in perpetrating his schemes, In 1925, as John H. Foster, the Christian Kid was sentenced to serve from three to ten years in the Colorado State Penitentiary. On September 25, 1925, he was paroled. Be then took up the pursuit of easy money in a serious way.

ANDUNCER

ANTERES

I understand Mr. Hoover has compiled an extensive file on swindles.

Can you tell us about one of the schemes Mend used?

You. A prominent Bissouri business man, whom we will call West,
was swindled cut of \$200,000 by Mend and his associates. West

was a road-builder and one day received a long distance telephone
call from a man who said he was the son-in-law of the road commissioner
in a neighboring state and was in the position to obtain a road
building contract but that he was unacquainted with the business
and wanted West as a partner to utilize his surplus equipment on
a cost-plus basis. A conference was arranged at a St. Louis hotel.

Several days were consumed in negotiations, meeting alleged

heads of bonding companies, influential business men and finally



ANDOUNCER

a disgrantled head of a race track gambling syndicate. To kill time awaiting the arrival of the road commissioner, West and his prospective business partners become interested in the tales told by the race track gambler, finally culminating in several large bets being placed on races and winning each time. Endoubtedly, Mr. , this was to lead West on, . In the parlance of the con men this is the convincer in the "pay off" game where the victim is allowed to win before losing his money. The next step of Meed and his coborts was to propose a large bet which would bring them a tremendous return if they won, and \$500,000 was wagered at three to one odds. The so-called gambling syndicate employee drew a check for that emount on his syndicate - the horse won but the pay-off was held up due to the check not having a counter signature. The bookie came to the hotel room with the \$900,000 in a satchel --And no doubt demanded a good faith showing of a certified check for the emount of the bet before paying over the winnings. . With nearly a million cash ready to be Bractly, Mr. turned over, West was easily persuaded to put in \$200,000 to make up the necessary amount. He borrowed this sum from a friend --

who, strangely enough, was kidnaped some months later, and which

brought Mead to the attention of J. Edgar Hoover, Director of

the FHI, as I will later explain - and turned it over to his

ARROUNCER

ANSWER:



ANNOUNCER:

ANSWER:



gambling friend. He in turn left to collect from the bookie only to return an hour or so later excitedly shouting that he had bet the whole works on a horse at five to one, which would make them all millionaires before the day was ended. West's would-be partner in the road building business then put on a finished bit of acting. He flew into a terrible rage, struck the gambler on the head with a cuspidor and they had to be pulled apart by West, who thought the two were serious in their action. The second horse lost -- West lost his money, and I suppose Kimer and his friends hastily departed. But tell us, Mr. how Director Hoover and his G-Hen took up the search for Head. The \$200,000 which West had borrowed, as I have already pointed out, was loaned to him by a successful business man who later was kidnaped and released only after the payment of a large renson. Mond, who as I have told you, was emaning and shrewd, reasoned that the Special Agents would trace the loan and conclude that he or his associates had "fingered" the victim to the kidnapers. Consequently, he contacted his lawyer, Louis P. Piquett of Chicago, who was subsequently convicted for harboring John Dillinger's lieutenant, the gangeter Ecmer Ven Moter. Piquett arranged for Dr. Wilhelm Losser, a peroled convict who performed the unsuccessful fingertip and facial operations upon Dillinger and Van Meter, to operate on Mead's fingertips in a hotel room in Louisville, Kentucky, for \$2,000 although, as was the custom with confidence men, Mead paid \$200 down but no more.

ANNOUNCER:

at, Mr. , can fingerprint patterns be successfully

407119141

ANSWER

the FBI. On the contrary, such operations are a warning to
law enforcement officials that the persons whose fingertips are
scarred are probably fugitives. Mead, under the name of Charles
E. Carter, was picked up by the police at Morthampton, Massachusetts,
on July 18, 1955, after a building contractor of that city had
voiced his suspicion that the elderly man who was trying to
interest him in the construction of a number of houses was
probably not acting in good faith. When his fingerprints were
received in the Identification Division of the Federal Bureau
of Investigation at Washington, it was chvious at once that this
prisoner, who had attempted to alter his fingerprints, must be no
endinary criminal. In spite of the scars, an identification was
sade, but in the meantime Mead had been released on a \$200,00 bond
and proceeded for parts unknown.

AMNOUNCER:

AHSPEL

Boover was directing in order that Meed might be apprehended?

To some extent, Mr. , they did. By that time the actual participants in the kidnaping of West's friend had been identified; now he was wanted by the Bureau for questioning, in order that the investigation might be completed. Further, the admission by Dr. Loeser that he had performed the operations on Mead's finger-tips added a second factor, and efforts to locate him were redoubled.

ANSWER:

Finally on July 8, 1936, the hunt ended in the lobby of an Omaha, Mebrasha, hotel. Mead was sitting near the door under an electric fan, apparently avaiting the arrival of a confederate or perhaps scouring the faces of the arriving guests for a prospective sucker. But by this time, I suppose, Elner was the victim and taken into custody by J. Edgar Hoover's G-Hem as he was probably mopping his brow and blinking through his spectacles. Did he resist? No. Mead was scart enough to know better. He was unermed and among his effects were eight twenty-dollar bills sewn into the lining of his trousers near the watch pocket, and several checks for large sums as well as important looking letters on expensive stationery, all of which he admitted were faked,

ANDOUNCER:

ANSWER!

Did Head have any followers or gang with whom he operated? Head is said by confidence men to have been more or less a "lone wolf.* His only companion -- other than necessary confederates during the perpetration of a swindle -- was his wife whom he married in 1914, after his first wife had secured a divorce. She was known by the colorful micknesses of "Frisco Ente." "Klondike Kate," and "California Mate." Upon the various occasions when law enforcement officers have taken him into custody upon the complaint of some victim who awake to the realization that the tall, thin, rather distinguished looking old gentleman, with the peculiar mouth, was somewhat dishonest, she would rush to his side with money -- and with tears to the prosecutor.

ANNOUNCERS

He must not have had much trouble in obtaining assistance in his nefarious schones.

ARSI ER:

He did not restrict his sriminal associations to the members of any particular gang but rather planned each job and then selected his confederates for the job. Consequently, he has participated in swindles with practically every well-known confidence man this country has supported, including Fred Farrell, Fred Condorf, Robert Finn, J. E. Bayes, George Carry, the "Yellow Kid" Weil. He even operated in England, for his criminal record discloses his arrest, under the name of Edwin Kize Caynor, by New Scotland Fard, London, on Earch 24, 1930, on a charge of conspiracy. For that offense he was sentenced to serve two consecutive sentences of six months each at hard labor.

APPROUNCER:

ANGWED

Hen Meed was questioned after being apprehended by the Special Agents, did he say anything is an attempt to justify his swindles? William Elmer Mead explained that where a man with sufficient intelligence to accumulate extra money through legitimate enterprise joins with strangers and places his money in a scheme for quick enrichment that he knows to be illegal, he deserves to lose that money. "Stick-up mea," kidnapers, bank robbers, were crude operators, according to Mead, and persons with whom no confidence man cared to associate. They used weapons and violence in extracting tribute from their victims, whereas the true "con man's" tools were his wits, a more or less respectable bearing, and the knack of being able to appear to yield gracefully and somewhat hesitantly

when an intended victim pressed money upon him with the entreety that he be permitted to participate in the particular piece of business being currently used for the swindle.

AMBOUNCER:

Getting back to the apprehension of William Elmer Road, Er.
what did Er. Hoover's men do with him, following his apprehension?
Following the securing of the information desired by the FBI,
Wead was turned over to the Post Office Inspectors for return to

Meed was turned over to the Post Office Inspectors for return to Jacksonville, Florida, where on October 14, 1936, upon conviction under an old indistance for use of the mails to defraud, he was sentenced to serve two years in the United States Penitentiary at

Atlanta, Georgia, and to pay a fine of \$5,000.00.

ANNOUNCER:

Thank you, Mr. , for your most interesting and instructive talk. To my listeners, may I mention the motto of the swindler, "Never take a man in his own elty." The moral to be drawn from that is to becare of strangers when away from home. If lensly, do not seek their companionship, Thank you and good-night.

Nevember 17 1938

Federal Bureau of Investigation, Washington, D.C.

Attention Mr. J. Edgar Hoover;-

Dear Sir:-

C)O

Can you give me some details as to the antecedents of Volney Davis, the criminal who was, I believe associated with one of the famous gangs of kidnappers or other sort of criminals, and who I believe was captured by your force of "G" men.

My only reason for asking this is because I once knew OF a man by that name who lived here in Maine, and while it could not have been the man I knew about, he might be the son of him. The name is so unusual I wondered if it could be this.

Perhaps the name "Volney Davis" of the man you captured was only an alias, but as In read the account of his capture and record, in one of your articles, I got the impressioj that it was his real name.

If it is consistent with the policy of your organization, I should be glad to know something about his life; where he was born, the names of his parents etc.

Thank you,

Francis R. Peabody North Bridgton. Maine.

P.S. This information is not for use in any publication, but solely for my own information.

J. Resbody.
FRY EABORY.

RECOEDED

Movember 26, 1938

Mr. Francis R. Peabody North Bridgton, Maine

Dear Mr. Peabody:

I wish to acknowledge your letter of November 17, 1938, requesting information concerning Volney Davis.

The Bureau does not have available for distribution the information you desire but I am very pleased to enclose several publications of the Eureau which I thought you might like to have.

Sincerely yours,

Inclosures

Pioneering in Honesty
Law En and Citizen
Lawlessness - A Natl. Menace
UCR Vol 9 #3

Mr. Tolson
Nr. Nathan
Nr. Clogg
Mr. Coffey
Mr. Crawl
Mr. Crawl
Mr. Dawsey
Mr. Egan
Mr. Foxworth
Mr. Glavin
Mr. Harbo
Mr. Lester
Mr. McIntire
Mr. Nichols
Mr. Quinn Tamm

and Late

Mr. J. Edgar Hoover, Director. Federal Bureau of Investigation, Washington, D. C.

Dear Sir:

I have been informed by Special Agent M. J. Lynch, Resident Agent at Toledo, Chio, that Chief RAYVALLEN of the Toledo (Ohio) Police Department agvised him confidentially that Detective Captain GEORGE TIMINEY of the Toledo (Ohio) XPolice Department is expected to run for Sheriff of Lucas County, Ohio, at the next election in 1940.

Special Agent Lynch further advised me that Chief ALLEN does not trust TIMINEY and would like very much to remove him from the police department or at least demote him, but due to the fact that he does not have the "goods on him," he is afraid to have him tried before the Civil Service Board, as all the information Chief ALLEN has is hearsay and cannot be corroborated.

Reference is made to a letter from this office dated September 17, 1938, regarding the Toledo (Ohio) Police Department, which refers to other correspondence which mentions TIMINEY and his connection with confidence men. That information is briefly that FRANK ORR, informant, stated that Captain FIMINEY and other officers of the Toledo (Ohio) Police Department have a connection with confidence men in Toledo, whereby these officers obtain fifteen percent of every "score" made by confidence men in Toledo. RECORDED & INDEXED

Reference is also made to letter FFEDERALEBUREAU OF INVESTIGATION Indianapolis Office to the Bureau, dated April 15, 1938, regarding confidence men, and also to the memorandum submitted by Special Agent J. V. Anderson to Special Agent in Charge Robert Hendon, dated at St. Paul, Minnesots, Merch 20, 1938, entitled Confidence Men and Confidence Games, in

Mr. J. Edgar Hoover, Director

10/26/38

which the name of TIMINEY, alias/TIMOTHY, appears, two copies of which memorandum were forwarded to all officers.

of the Toledo (Ohio) Police Department for several years prior to May 1935 was very friendly with THEODORE AND BERT ANGUS, who operated a night club known as the Casino, located in Point Place, a suburb of Toledo, Ohio. The ANGUS brothers on July 12, 1937 in Federal Court, at Cleveland, Ohio, were sentenced to two years and ten months and to may a fine of \$500.00 each for having harbored ALVIN KARPIS and HARRY CAMPBELL. Members of the KARPIS mob hung out at the Casino, particularly in the spring and summer of 1934, while they were fugitives. It was through their friendship with the ANGUS brothers and other underworld characters in Toledo, Ohio, that this gang was able to avoid apprehension for a considerable period of time.

Chief RAY ALLEN of the Toledo (Ohio) Police
Department is very cooperative with Bureau agents and has
often spoken of his tour through the Bureau. He has also
expressed his appreciation for the Bureau's sending
Inspector L. B. Nichols to talk before the Ohio Chiefs
of Police Convention at Toledo, Ohio, October 3rd and 4th,
1938, and has commented on the excellent speech given by
Inspector Nichols.

Very truly yours,

AL ROSEN, Special Agent in Charge.

MJL:MC

1,

JEL:LL

PERSONAL AND CONFIDENTIAL

November 14, 1938

7-576-15055

FLOORDED

Mr. A. Rosen
Federal Bureau of Investigation
U. S. Department of Justice
1448 Standard Building
Cleveland, Ohio

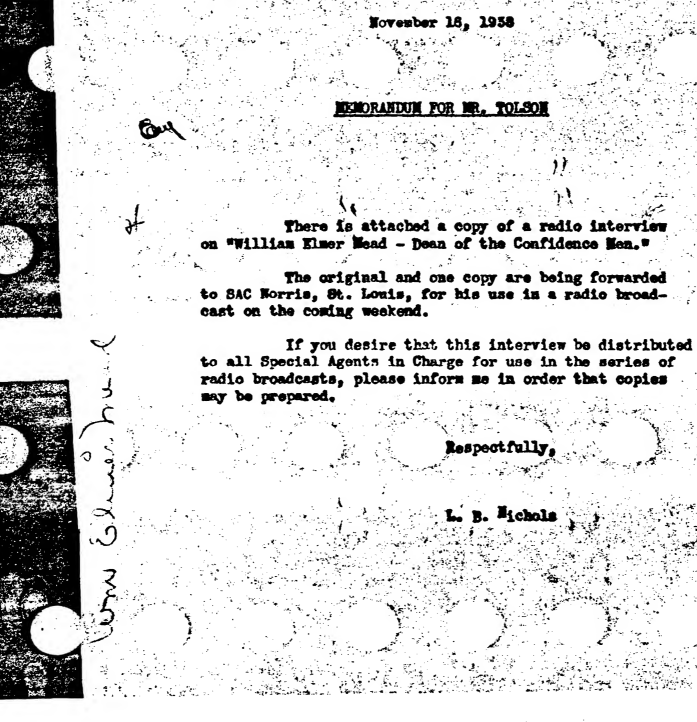
Dear Sir

Reference is made to your letter dated October 26, 1938, setting forth information furnished by Chief of Police Ray Allen of the Toledo, Ohio, Police Department concerning Detective Captain George Timiney of that department.

You are advised that, as reflected in the Cleveland office letter to the Bureau dated December 17, 1937, the Bureau made available to Chief of Police Ray Allen all information concerning Detective Captain George Timiney of the Toledo Police Department, in view of which it is not believed any further action should be taken by you at this time in connection with this matter.

Very truly yours,

John Edgar Hoover Director SIGERAL FILED IN



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REGREEN

TEDERAL BUREAU OF INVESTIGATION

ACCORDANGE OF THE PROPERTY OF

THE TULS, WORLD Tulsa, Oklahoma November 5, 1938

N. G. HENTHOMNE, Editor

VALUABLE CONVICTIONS

VALUABLE CONVICTIONS

OUR PERSONS were convicted, in fereral court at Little Rock, of conspiratly harbor Alvin Karpis in 1935-36. Strangely, this case seemed to attract not much more than local attention. But in reality it was one of the most important trials of the year in the United States.

The evil of harboring criminals is an old one, and the federal government, through its bureau of investigation, has attacked it vigorously. A main trouble in all hunts for criminals is in the fact they are protected by various persons, often officers of the law. In this case three former police officers, one the chief at Hot Springs, were convicted. The other guilty one was a woman who had lived with Karpis and who was selected by the defense to be the "goat." But the G-man view that the woman could not have kept the widely-hunted criminal safe in Hot Springs without official help prevailed with the jury.

The verdict is valuable. When it is known in advance that the F. B. I. hen are going to hunt down all who had he are going to hunt down all who had he attack the gangsters is to break up their retreats and expose their "friends"

Adr 11/23/28

Mr. Bugone Af Lorton President and Publisher Tulsa Daily Horld World Building Tulsa, Oklahoma The editorial "Valuable Convictions," which appeared in the November 5, 1938, issue of the Tulsa Baily World, has been called to my attention in connection with the recent conviction of the conspirators charged with harboring Alvin Karpis at Little Rock, and Arkansas. As you have indicated in your column, one of the most effective ways of stifling the criminal element is to eliminate all those individuals, living under a clock of pseudo-respectability, who have actually made organised orine a business enterprise because of the aid, assistance, and influence which they have given to gangsters. The FBI will continue vigorously and relentlessly to pursue individuals of this type, and I want to express appreciation for your stating this fact in your editorial, as I feel it will deter others from similar offenses against the peace and security of our country. With best wishes and kind regards, Sincerely yours, I ENOL H KECORDED Oklahoma City N. W. P. U. S. DEPARTMENT OF A

SAC ABERDEEN
ATLANTA
BIRMINGHAM
BOSTON
BUFFALO
BUTTE
CHARLOTTE
CHICAGO
CINCINNATI
CLEVELAND
DALLAS

DENVER
DES MOINES
DETROIT
EL PASO
HUNTINGTON
INDIANAPOLIS
KANSAS CITY
KNOXVILLE
LITTLE ROCK
LOS ANGELES

MEMPHIS
MIAMI
MILWAUKEE
NEWARK
NEW ORLEANS
NEW YORK
OKLAHOMA CITY
OMAHA
PEORIA
PHILADELPHIA

PORTLAND
RICHMOND
BALT LAKE CITY
SAN ANTONIO
SAN FRANCISCO
SEATTLE
ST. LOUIS
ST. PAUL
WASHINGTON, D. C.

Dear Sir:

There are attached here to six copies of a script entitled "William Elmer Mead - Dean of the Confidence Men," which you may use in any radio broadcast in which you may participate.

Very truly yours,

· Ce. Hoover

John Edgar Hoover Director

Enclosures

RECORDED

INDEXED

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U. S. DEPARTMENT OF JUSTICE

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The Man

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Nederal Bureau of Investigation United States Department of Justice

CONFIDENTIAL

P. O. Box 1630, San Antonio, Texas, December 21, 1938.

Director, Federal Bureau of Investigation, Washington, D.C.

Re: ALVIN KARPIS, with aliases, et al - Kidnaping -Harboring of Fugitives

Dear Sir:-

62

In order that the Bureau records may be complete you are advised that WILLIAM BYRON BOLTON, a defendant in this case, was conditionally released from the Federal Springfield Medical Center on December 16, 1938, and left there immediately, accompanied by his wife, in an automobile and came direct to San Antonio, Texas, arriving in San Antonio, Texas, on the evening of December 18, 1938.

On Monday, December 19, 1938, BOLTON reported to U. S. Probation Officer REED COZART, San Antonio, Texas, and advised that he was residing at 1103 Broadway, Apartment #3, under the name of WILLIAM B. BOLTON.

BOLTON stated that he left Springfield, together with his wife, at 3 A.M. on December 16, 1938, and no one knew his present whereabouts and that he desired to keep his whereabouts secret as he feared violence from remnants of the KARPIS-BARKER gang.

BOLTON stated to COZART that he had approximately \$300 in cash and intended to either obtain a position on some golf course or endeavor to engage in giving golf Jessons. He will keep the Probation officer advised as to any change of address.

Gus T. Jones, Special Agent in Charge

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DEC 27 1933

U. S. DEPARTMENT OF JUSTICE

Peoria, Illinois December 22,1938

Federal Bureau of Hivestigation Washington, D. C. Referring to your letter of September 1, 1938, in the above matter, please be advised that contact was had with Miss MARGARET SCHLOSSER, Record Clerk, at the State Reformatory for Women, Dwight, Illinois, who advised that the above woman had no additional criminal record, and that according to the records she was a model prisoner while an immate, and that her conduct, work, and school marks were This office has no additional information concerning this woman, but it is the belief of Special Agent EDGAR K. THOMPSON that a woman of this same name was involved in the BREMER case, and that perhaps she is the person you have in mind, and a search of the investigative files of the Bureau will probably confirm this, goth front lance ALIAL BUREAU OF INVESTIGATIO DaC 28 1938 U.S. DEPARTMENT OF JUST 1

Federal Bureau of Investigation United States Department of Justice

Washington, D. C.

MFR:DLS 7-576

December 30, 1938.

MEMORANDUM FOR THE FILE.

Re: BREKID.

This is to advise that the following exhibits have been removed from the supply room and are now in use in the Technical Laboratory:

> One can of Hoppes Oil. Four pairs steel surgeon's scissors. One steel needle. Two pairs steel scissors. Two glass hypodermic cases. Two steel hypodermic needles.

> > E. P. Coffey

RECORDED INDEXED

FEDERAL BUREAU OF INVESTIGATION DEC \$0 1933

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ME SYSTEM THAT "CHAMBES MEARS" WITH THE WEATHER. Y USE OF SUB-ATMOSPHERIC TIEAM, SUPPLYING "NOT" TEAM, "COOL" STEAM OR "COOL" STEAM OR WEATHER DEMAND.

GRAY D. DICKASON MECHANICAL ENGINEER

TREPHONE STONE 4864

950 MERCANTILE BUILDING ROCHESTER, N. Y.

December 27, 1938.



PUMPS: VACUUM, CENTRUGA

CONCEALED RADIATORS

Hon. J. Edgar Hoover,
Director, Federal Bureau of Investigation,
United States Department of Justice,
Washington, D. C.

Dear Mr. Hoover: ---

I am sending you, hereto attached, a little memo. from Dr. Frank J. Bell, Billings, Montana, anent our old acquaintance, Elmer Mead, with aliases, Confidence Man of ability. Dr. Bell became acquainted with Mead at the summer camps and cabins on the Madison River, in Montana. Mead was generally called "Judge". It took considerable showing to convince Dr. Bell what, and who, he was. After that, he was anxious to help and kept watching for information, not only about Mead, but on all matters he thought would be helpful. As a dentist with a large list of patients, he secured a lot of worthwhile information. But he belongs to that large class which cannot be transferred to any one else. This accounts for him sending me memos., like this, although he knows my status.

The memo., alone, means nothing, but I felt it might fit into something you, or the Bureau, has on hand. If you desire more, I'll get

it for you.

DND.

(D.H.Dickason).

950 Mercantile Bldg.

Oct 1/8/39

RECORDED &

INDEXED

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FEDERAL BUREAU OF INVESTIGATION

JAN & 1939

U. S. DEPARTMENT OF JUSTICE

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DR. FRANK J. BELL Billings, Montana

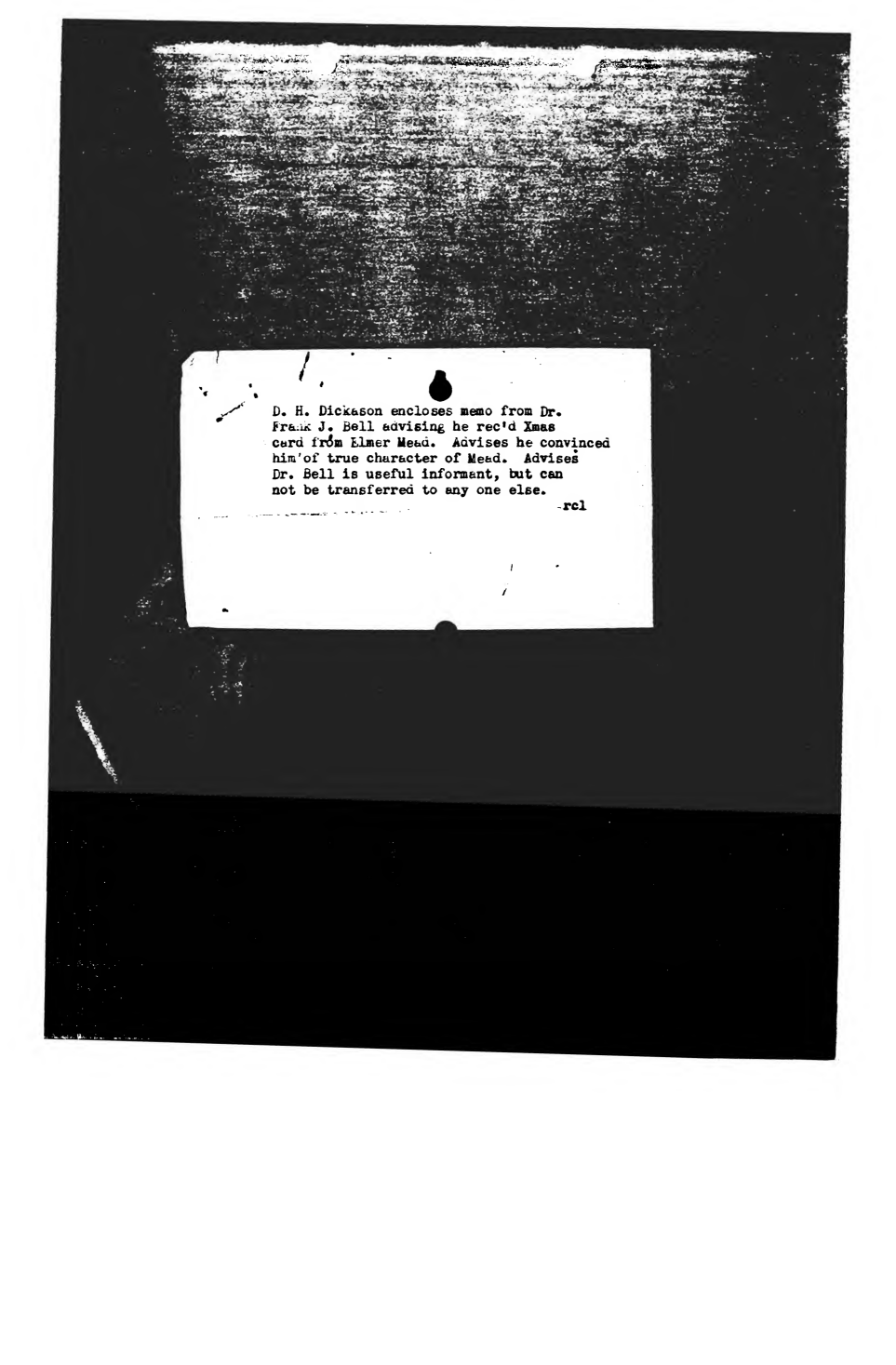
Dear mr. Dickson

Believe it or not 1 got a Xmas cara from "Elmer mead"
Ain't that something.
Wishing you a very Happy Christmas.

(5) FRANK BELL



New modern Beliving to not S gat a Know card from "Elmer Mead" Cint Aut Dane Thony. Working gave a Mry Happy Churmin Day Smathere.



Hr. D. H. Dickeson 950 Mercantile Building Rochester, New York

I was very gled to receive your letter of December 27, 1938, with which you enclosed a note which was forwarded to you by Dr. Frank J. Bell, concerning Elmer Mead.

It was thoughtful of you to make this note from Dr. Bell available to me and I desire to express my appreciation therefore

With best mishes and kind regards,
Sincerely yours,

11300

JOHN EDGAR HOOVER DIRECTOR

Federal Bureau of Investigation United States Department of Justice

Washington, D. C.

DEB: TD 7-576

November 12, 1938

MEMORANDUM FOR THE DIRECTOR

About 8:30 A.M. January 17, 1934, Edward George Bremer, President of the Commercial State Bank of St. Paul, Minnesota, was kidnaped at St. Paul, Minnesota, and transported by automobile to Bensenville, Illinois, where he was held until February 7, 1934; was then taken to Rochester, Minnesota, and released after payment of ransom in the amount of \$200,000.

On or about September 1, 1934, members of the Karpis-Barker gang, charged with the kidnaping, and including William/Harrison, Harry Sawyer, Fred Barker, Kate Barker, Harry Campbell and Wynona Burdette, registered at the El Commodoro Hotel, Miami, Florida, having been referred to the Manager, Joe Adams, by Cassius McDonald. Adams, by reason of his acquaintanceship with McDonald aided these persons by recommending Fred Barker and Kate Barker, and in obtaining a residence for them at Oklawaha, Florida, and also by obtaining a residence for Alvin Karpis and Dolores Delaney in Miami on December 14, 1934.

Between September 1, 1934, and January 17, 1935, Cassius McDonald conferred with William Harrison, and Harry Sawyer at the El Commodoro Hotel, Miami, and made frequent trips from there to Havana, Cuba. On September 4, 1934, he purchased \$11,000 worth of Cuban gold with \$18,000 of the ransom money obtained in this case, and on the following day changed this Cuban gold into \$1,000 bills.

On September 9, 1934, he and Harrison went to Havana, Cuba, from Miami, and on this trip some \$78,000 of ransom money secured in the Bremer kidnaping was exchanged by McDonald for \$1,000 bills. Fourteen \$1,000 bills, which were contained in the shipment from the Federal Reserve Bank at Atlanta to their branch at Havana, were found in the home of Fred and Kate Barker on the occasion of their death at Oklawaha, Florida, while resisting arrest.

MECCRIED & INDERED McDonald was indicted by the Federal Franciscopy ville, Florida, on February 7, 1935, charged with harboring Alvin

U. C. DEPARTI

Karpis, misprison of felony, and conspiracy to commit a misprison of felony, and furnished bond on this indictment.

On September 27, 1935, the Federal Grand Jury of St. Paul filed an indictment charging McDonald, Karpis, Arthur Barker and others with conspiracy between September 15, 1933, and January 15, 1935, to violate the act forbidding interstate transportation of kidnaped persons.

McDonald was removed from Detroit, Michigan, to St. Paul, Minnesota, on this indictment, and was brought to trial on January 6, 1936, which trial terminated on January 24, 1936, resulting in a verdict of guilty.

On February 1, 1936, McDonald was sentenced by the Honorable Gunnar H. Nordbye, Judge of the United States District Court at St. Paul, to serve fifteen years in a Federal penitentiary.

McDonald was 50 years of age at the time of his conviction, had no children, resided with his wife at 500 Trombley Road, Grosse Pointe, Michigan. He is one of two sons of Michael McDonald, a well known politician of Chicago in the nineties, and later engaged in the lumber business in the Upper Peninsula of Michigan.

McDonald attended the Notre Dame University and during the War was in the service of the United States Government as an expert in timber, and purchased lumber for use in the manufacture of airplanes. Upon the death of his father several years ago he inherited a large sum of money and during the bank failures at Detroit he is supposed to have lost about \$190,000. While he claims to be an engineer, he is better known as a confidence man.

During his trial at St. Paul, the court obtained the impression that McDonald has some peculiarities or complexes of other than a normal person, and suspended sentence pending inquiry as to his mental condition.

This investigation revealed that McDonald's close associates in Detroit all related that he is a normal person fully capable of transacting his affairs with understanding and shrewdness; that he has exaggerated ideas of his importance, is cunning and evasive in his dealings.

- 3 -

The files of the Federal Bureau of Investigation contain no record of previous conviction of McDonald.

Respectfully,

E. A. Tamm

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7-24-39



Dt Rolch he Rhyill

several Bureau of Investigation United States Department of Justice Washington, B. C.

HHC: ES

Jamuary 17, 1939

It is observed that Mr.A. Stassen has been elected Governor of the State of Minnesota. I know Mr. Stassen very favorably. At the suggestion of former Special Agent O. G. Hall, Stassen was selected by Subject Bessie Green to handle her civil affairs during the course of the steps leading to her prosecution and subsequent sentence.

I considered Mr. Stassen, who was quite a young man, to have been unusually discreet in his handling of this matter. He steered clear of the criminal phases of the case, appeared to give sound advice on the civil side of the case, adopted a very friendly attitude with all the Bureau's personnel and was very cordial to me in his handling of these situations. He rendered considerable assistance and clearly indicated his very high regard for the FBI. I felt that this information might be of interest and perhaps future value.

> Respectfully, H. H. Clegg

MRCOUDER משות ..

DIRECTOR

Mr. Nichols Mr. Quinn Tamin....

ARTHUR "DOO" BARKER. Mechor of KARPIS-BARKER CANO I. C. #7-576 There is esteched hereto a copy of I. C. \$7-576 on Arthur "Doc" Barker, member of the Karpis-Barker Ceng. It is requested that this write-up be revised to reflect the death of the subject "Doo" barker in his recent attempt to escape from Aleatras. It to also suggested that the interesting details of the Cleveland and Tolodo, Ohio, as well as the details of the Hot Springs, Arkansas, harboring cases be prepared in interesting case write-up form; however, it is being left to the discretion of the Investigative Division whether or not these latter features should be included in the revision of the affected I.C., es made the subject matter of a separate write-up. FEDERAL BUREAU OF INVESTIGATION COMMUNICATIONS SECTION JAN 25 1939 MAILED L. S. DEPARTMENT OF JUSTICE **JAN 2 4 1939**

Sederal Bureau of Investigation

United States Department of Justice

500 Rector Office Building Little Rock, Arkansas January 22, 1939

7-2

Director, Federal Bureau of Investigation, Washington, D. C.

Dear Sir:

Re: BREKID

Among the bulky exhibits in the Little Rock Field Division files is a black dress, taken from a house on Malvern Highway, near Hot Springs, Arkansas, when raided by Bureau Agents on March 30, 1936. This dress is mentioned on Page 21 of the report of Special Agent B. L. DAMRON, dated at Little Rock, Arkansas April 16, 1936 and was apparently intended to be used as evidence against GRACE GOLDSTEIN.

Inasmuch as the case against GRACE GOLDSTEIN has been disposed of, it is respectfully requested that the Bureau advise what disposition is to be made of this exhibit.

Very truly yours,

Special Agent in Charge.

LAQ:DTR

oc Cincinnati

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PEDLITAL BUREAU OF INVESTIGATIO

DEB: DC 7-576 -15065

> Special Agent in Charge Little Rock, Arkansas

Reference is made to your letter of January 22, 1939, concerning a dress presently being held as an exhibit in the instant case.

Inasauch as this dress was preserved as evidence to be used in the prosecution of Grace Goldstein and the some was not used, it is suggested that you consult the United States Attorney relative thereto. If the United States Attorney advises the dress has no further value in connection with this case, it should be returned to the person legally entitled therete if possible, and if not disposition may be made of it.

John Eiger Hoover Director

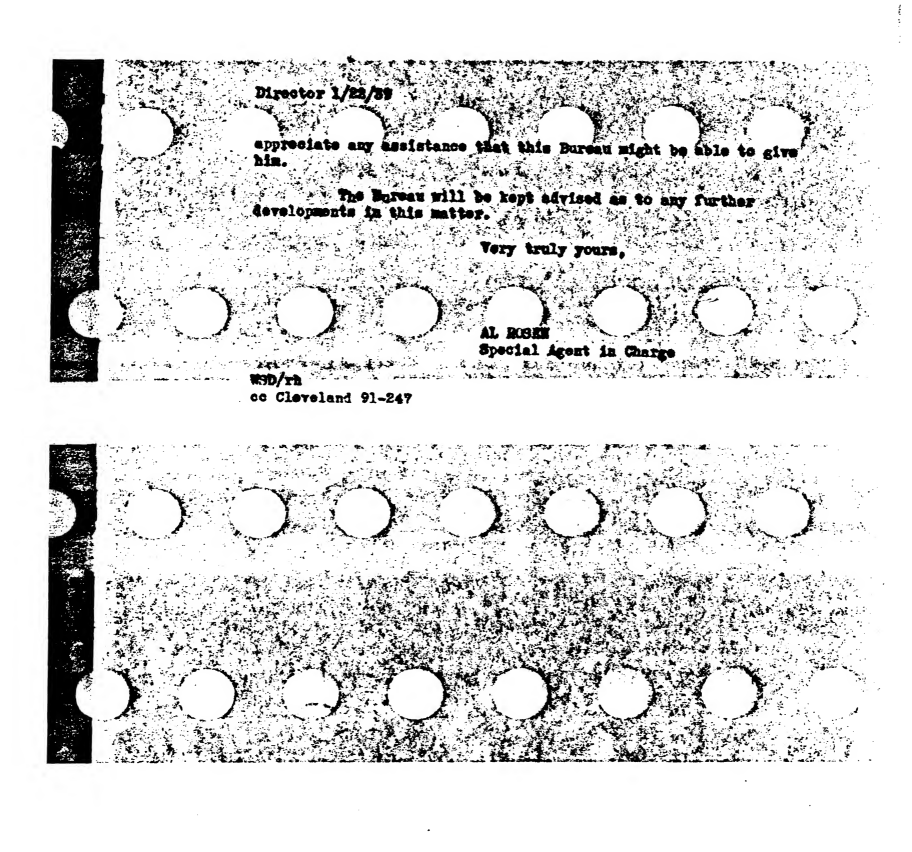
Washington, D. C.

Dear Sire

Reference is made to telephonic conversation between Mr. Forworth of the Bureau and Special Agent W. S. Deverous of the Cleveland office on the evening of January 19, 1939, wherein the Bureau was advised of a request made of the Gleveland office by Chief of Police RAY ALLEY of the Toledo, Onie Police Department for some registration elects of the Algeo Hotel, Toledo, which sheets bore the registration of WILLIE WHARRISON, a subject in the Brekid case.

I wish to advice that these registration sheets have been found and an per the telephonic conversation of January 19 photostatic copies will be made of these sheets and then the originals will be turned over to the Algeo Hotel in order that Chief ALLER may then obtain these sheets from that hotel.

For the Bureau's information, Special Agent M. J. Lynch had occasion to yielt with Chief ALLEN in connection with other matters on Jamuary 80, 1959. Chief ALLES advised that the case against GEORGE FLUINEY will not be presented until January 31, 1939, According to Chief ALLES, THINEY has frequently been absent from work without permission, and he is putting up as his defense in connection with recent absences the feet that he has been working with a mercotice agent out of Detroit, Michigan by the name of BURROWS, don'that he, WINDER, and BURROWS have been conducting an investigation in reference to the robbery of the Auburndale Savings and Loan Company of Toledo. For the Bureau's information, this office presently has a pending investigation entitled UNKNOWN SUBJECTS (8); The Auburndale Savings and Loan Company, Toledo, Ohio; BANK ROBBERY, Cleveland file 91-247. Chief ALLEN explained to Agent Lynch that he was going to make every effort to bring about the dismissal of Detective TDINKY, and stated that he would more than



7-576-15066

Special Agent in Charge
Federal Bureau of Investigation
United States Department of Justice
1448 Standard Building
Cleveland, Ohio

Reference is made to your letter dated January 22, here 1939, concerning registration sheets of the Algeo Motel at Toledo, Ohio, which bore the relistration of Milite Marrison, a subject in the Brekin case.

I assume that you have informed Chief of Police Rey Allen of Tolodo, Ohio, that the original registration shoets have been returned to the hotel in order that he, Chief Allen, may be able to secure them.

Ohiof of Police Ray Allen of Tolego has preferred charges against George Timony, the folede Detective who appeared in the BREKID case. The charges against limony are for misconduct in the course of a \$5,000 swindle case, which Timony apparently investigated last summer or previous thereto.

Mr. Deverous stated that Willie Harrison, a subject in the BREXID file, was supposed to have registered at the Algee Notel in the early part of 1986. At that time Timony sent two detectives to the Notel to take Marrison out to a gembling Casine. The Tolede Police have been over to the Algeo Motel in an attempt to pick up Harrison's registration, and the Hotel Management has informed the Pelice that the Bureau has the registration, picked up in connection with the investigation of the BREXIC matter.

One of the charges made against Timony is that he has taken leave without permission. During this leave he is supposed to have been investigating a bank robbery with Federal Agents, The Bureau has not been mentioned, but the implication is that Timony was in the ecopany of Agents, which is without foundation.

Deveronux had not found the Botel registration of Harrison as yet, but he suggested that in the event he did find it, it might be better to return it to the Hotel rather then to give it directly to Chief Allene

I advised Deverogen that if he found the registration, he should return it to the Notel and explain to Chief Allow in a diplomatic way that it was being returned to the Notel since we promised to do see Glippings of the matter have already been mailed to the Bureau, and Deversaux stated he would been the Bureau advised of any developments.

Respectfully,

Federal Sureau of Investigation United States Department of Instice Cleveland, Ohio

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. February 3, 1939

Director Federal Bureau of Investigation Washington, D. C.

Dear Sir:

Reference is made to Bureau letter, dated February 1, 1939, (Bureau file No. 62-39826), referring to my letter of January 22, 1939.

Please be advised that photostatic copies of the registration sheets and ledger cards of the Algeo Hotel, Toledo, Ohio, which bore the registration of WILLIH HARRISON, a subject in the Brekid case, have been made and are being retained in the Cleveland office files.

On January 26, 1939, Special Agent M. J. Lynch informed Chief of Police Ray Allen, Toledo Police Department, that the original hotel registration sheets and ledger cards were to be returned to Mr. L. R. Algeo, Manager of the Algeo Hotel, at which time Chief Allen designated Detectives Harry Manson and William Fisk to obtain the original registration sheets and ledger cards from Mr. Algeo.

The afore-mentioned detectives accompanied Agent Lynch to the Algeo Hotel where the originals were returned to Mr. Algeo and a receipt obtained therefor, at which time Mr. Algeo turned over to Detectives Manson and Fisk the originals.

The hearing before Acting Safety Director Arnold DeFrance concerning the conduct of Detective Captain George B. Timiney, according to newspaper reports, was commenced on January 31, 1939, and is still in progress as of this date.

I shall keep you advised as to the results of this hear-

ing

RECORDED & INDEXED

Very truly

Brown Charge 115

WAC:ah
7-1

JOHN EDGAR HOOVER
DIRECTOR

Federal Bureau of Investigation United States Department of Instice Washington, D. C.

February 8, 1939

CEH: APS

MEMORANDUM FOR MR. NATHAN

RE: ARTHUR BARKER

Photographic copies of the jacket for Arthur (Doc) Barker, #FBI 289428, have been prepared; also, enlarged copies of his photograph.

It is believed desirable for this jacket to be placed in the notorious dead file.

Respectfully,

C. E. Hennrich

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TORDED

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FEB 10 1939

U.S. BERTHAMAN OF HIVELTISH THEN

LU. S. BERTHAMAN OF

W

Federal Bureau of Investigation Anited States Department of Justice

Kansas City, Missouri February 18, 1939

Director Federal Bureau of Investigation Washington, D. C.

Dear Sir:

RE: CASSIUS M. McDONALD, Petitioner MISCELLANEOUS - PETITION FOR WRIT OF HABEAS CORPUS

Reference is made to teletype from this field division to the Bureau dated February 17, 1939, in the above matter.

Confirming information set forth in reference teletype, you are advised that on February 15, 1939, CASSIUS M. McDONALD, who is presently serving a fifteen year sentence in the U. S. Penitentiary, Leavenworth, Kansas, imposed by the Federal District Court at St. Paul, Minnesota, for his participation in the BREKID case, filed an amendment to his petition for a writ of habeas corpus filed in the U. S. District Court for the District of Kansas on October 20, 1938. In the amended petition McDONALD alleges that his indictment, trial and conviction in the District of Minnesota was illegal for numerous reasons. Among the reasons given was the fact that perjury and subornation of perjury and the alteration or changing of the court records on the part of Agents of this Bureau occurred.

RECORDED & INDEVEN For the information of the Bureau, there are attached hereto three copies of McDONALD'S amended petition, above referred to all is pointed out that copies of the original petition for a writ pof habpas corpus, which was filed in McDONALD'S behalf on October 20, 1938, are U. S. BEPARTMENT on file in the Department at Washington, D. C.

On the afternoon of February 17, 1939, Chief Federal Probation Officer JEFF ROBERTSON, Kansas City, Kansas, telephoned me advising that Mrs. CASSIUS McDONALD had a few minutes prior to the above telephone call appeared in his office and exhibited to him a copy of her amended petition and said that she was going to appear before Federal Judge HOPKINS in District Court at Kansas City, Kansas, at 10:00 A.K. on February 18, 1939, and demand an immediate hearing on the above petition. Upon receipt of this information from Mr. ROBERTSON, I immediately contacted Assistant United States Attorney HOMER DAVIS, Topeka, Kansas, by telephone and apprised him of what I had learned from Mr. ROBERTSON.

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February 18, 1939

RE: CASSIUS M. McDONALD, Petitioner
MISCELLANEOUS - PETITION FOR
WRIT OF HABEAS CORPUS

Mr. DAVIS advised that the amended petition had been filed and that he would appear in Judge HOPKINS' court on the morning of February 18, 1939, and would request continuance of the hearing. Further, that he would furnish me with copies of the amended petition above referred to.

Upon receipt of the above information from Mr. DAVIS, I telephonically reported the above to Mr. PENNINGTON of the Bureau and on the evening of February 17, 1939, reference teletype to the Bureau was sent, setting out the pertinent portion of the amended petition.

On February 18, 1939, an Agent from this division was present in Judge HOPKINS' court at Kansas City, Kansas, when Mrs. McDONALD, unaccompanied by counsel, appeared before Judge HOPKINS and requested the court to fix a definite/hearing on the petition and amended petition. Mr. DAVIS represented the Government in the above proceeding before Judge HOPKINS. The court asked Mrs. McDONALD if she had an attorney in this matter, whereupon she replied that Attorney JOHN WILLIAMS of Topeka, Kensas, was representing the petitioner pursuant to an order made by Judge HOPKINS on November 2, 1938, appointing WILLIAMS to act as petitioner's counsel. Judge HOPKINS then suggested that before fixing a date for the hearing that she, Mr. WILLIAMS and Mr. DAVIS agree upon a date for same and that the court would so designate that date. It was thus understood by the parties that this procedure would be followed.

Mr. DAVIS subsequently advised me that he would get together with the counsel for the petitioner and agree upon a date for the hearing, which date will be sometime before March 13, 1939.

Mr. DAVIS stated that he purposed to file an answer to the amended petition by February 25, 1939, which answer would consist of a general denial of the facts alleged in the amended petition. He also stated the points alleged in the amended petition were not competent to be introduced in a habeas corpus proceeding and that in the event the petitioner intended to offer evidence in proof of same, it would be objected to by the Government.

Mr. DAVIS furnished me with a summary of what has transpired in this matter, which is set forth as follows:

October 20, 1938, petition for a writ of habeas corpus filed in U. S. District Court for the District of Kansas.

February 18, 1939

RE: CASSIUS M. McDONALD, Petitioner
MISCELLANEOUS - PETITION FOR
WRIT OF HABEAS CORPUS

October 21, 1938, copy of petition received by United States Attorney, Topeka, Kansas.

October 22, 1938, motion to dismiss filed by United States Attorney, Topeka, Kansase

November 2, 1938, order entered appointing JOHN M. WILLIAMS, Topeka, Kansas, as counsel for the petitioner.

December 16, 1938, motion for continuance filed by defense.

December 16, 1938, order entered continuing the cause to January 14, 1939, or as soon thereafter as the matter could be heard.

January 23, 1939, depositions of witnesses taken at St. Paul, Minnesota, as a result of stipulation entered into by the counsel for the petitioner and the United States Attorney, Topeka, Kansas.

The names of the witnesses whose depositions were taken at St. Paul for both the petitioner and the Government are set forth in this stipulation.

Mr. DAVIS furnished this office with a copy of the original petition in this matter filed on October 20, 1938, together with a copy of the stipulation relative to taking depositions. Same are attached hereto for the information of the Bureau.

Mr. DAVIS further stated that all proceedings had by his office in this case have been reported to the Department at Washington, which has a complete file in this matter. He pointed out that several of the allegations contained in the amended petition were set forth by the petitioner in a writ of Coram Nobis filed in the Supreme Court of the United States in the October, 1937, term, which writ was subsequently denied by the Supreme Court. This petition for a writ of Coram Nobis is also on file in the Department at Washington.

RE: CASSIUS M. McDONALD, Petitioner MISCELLANEOUS - PETITION FOR WRIT OF HABEAS CORPUS

February 18, 1939

This field division is closely following this matter and will report the developments of same, as they transpire in the above court, to the Bureau.

Very truly yours,

E. P. GUINANE,
Special Agent in Charge.

MBR :B

cc - St. Paul (2), Information

62-1287

IN THE DISTRICT COURT OF THE UNITED STATES FOR THE DISTRICT OF KANSAS, FIRST DIVISION

Cassine McDonald

Petitioner.

No. 525 H.C.

Robert H. Hudspeth

Respondent.

FIRST AMENDMENT TO PETITIONERS APPLICATION FOR A WRIT OF HABEAS CORPUS

TO: The Honorable Richard J. Hopkins, United States District Judge.

Comes now your petitioner, Cassius McDonald, and for his first amendment and as an addition thereto to his original petition alleged and states:

First, that your petitioner's indictment, trial and conviction was illegal and unlawful, for the additional reasons and facts, to wit:

- A--Laws which make an act done before passage of a law and which was innocent when alleged committed oriminals and punishable.
- B--Laws that aggravate a orime or make it greater than it was when alleged committed.
- C-Laws which change punishment and inflict, making less or different testimony necessary to convict the alleged offender than was required when the alleged offense was committed.
- E--The perjury was committed when Hanson, McKee, Brown, Bolton and the Cubans in the original proceedings, upon their lawful oath gave false testimony material to the issue or points in question.

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P--The subornation of perjury was the offense of procuring witnesses to take such false oath, as Bolton, Hanson, Adams, Brown and McKee.

G-The forgery offense was the false and fraudulent making or the altering of the testimony of the transcript of court record, as the changing of testimony: The destruction of alleged money was ordered by John Edgar Hoover, Department of Justice: to read by order of the TREASURY DEPARTMENT OF THE UNITED STATES, which would if genuine, apparently impose a legal liability upon another, or change his legal liability to his prejudice.

CAN BE PROSECUTED FOR OFFENSE

APPenal Statue --- that is: "those inflicting a penalty for their violation -- are as strictly construed as may be consistent with carrying out the intention of Legislature." Of course this runs counter to the sentiment of the one's who run the growth of administrative THEIR METHOD IS FIRST NO CONVICT BY FALSE PROPAGANDA, THEN BY REPETITION PROLONG EFFECT.

He-That on account of the mental and physical condition of one, Everett Jennings, an attorney at law, of Chicago, Illinois, which it has been purported and claimed to have represented your petitioner, when in truth and in fact your petitioner had no counsel or assistance of counsel in his trial, in which he was tried and convicted without the assistance of counsel. That your petitioner was not allowed or permitted in his trial to take the stand in his own behalf and he was not permitted or allowed to introduce his witnesses, evidence or testimony, establishing beyond a doubt his innocence.

I-That in the entering of the petitioner's name in the charging part of the indictment with knowledge, at the time and prior to the indictment thereto: That the government admits that the petitioner McDonald was in no way connected with the offense and the government and the U. S. Attorney and his able Assistant, maliciously incorporated the petitioner's name as one of principles in the main offense.

J-That the trial court passing judgment on the wisdom of the intent of Congress are not aphorisms, but burning truth, and it is so alleged that in the Court's instructions to the jury, and the alleged expressions of an opinion by trial judge. Fordhye, His summed up opinion of the petitioner's case to the jury. His comments at length on the validity of the evidence is error, and by this writ slone the case. May be reversed. Yiolations of article 5, 5 and 14th Amendment to the Constitution.

Therefores Tour petitioner prays, as he has heretofore done, that upon the hearing herein, that he be ordered discharged from confinement and incarcation, for the reasons already stated, the evidence to be submitted, and that this Court decree and the adjudge so far as the petitioner is concerned, that the United States District Court for the District of Minnesota, had no jurisdiction or power to try, convict and sentence your petitioner.

This amendment is respectfully submitted.

Signed Cassius McDonald Cassius McDonald, Petitioner

Leavenworth County

Cassius McDonald being first duly bworn on cath states; that he is the petitioner; that he has read and knows the centents of the above and foregoing and that the statements and allegations therein are true.

Signed Cassius McDonald Cassius

UNITED STATES OF AMERICA

In the United States District Court

For the District of Kansas

Piret Division

PETITION FOR A WRIT OF HABEAS CORPUS

CASSIUS NoDOHALD, Petitioner,

VS .

R.C. 525

ROBERT H. HUDSPETH, Respondent.

To The Honorable Richard Hopkins, Judge.

Comes now your Petitioner, Cassine MeDonald, and shows to this Honorable Court that he is deprived of his liberty by ena Robert H. Hudspeth, as Warden of the United States Penitentiary, Leavenworth, Kansas.

Your Petitioner further states that the eause of his incarceration is that he was on or about September 27th, 1935
indicted in the United States District Court at Saint Faul,
Ninnesote, and that thereafter and on or about the 26th day of
January, 1936 he was convicted of conspiracy to violate the
provisions of the Federal Kidnapping Act as defined by 18 USC,
408a, and that on February 1st, 1936 he was sentenced to a term
of fifteen years in the above penitentiary, a copy of said indictment is hereto attached marked Exhibit "A"; a copy of said
commitment is hereto attached, marked Exhibit "B".

Your Petitioner further shows to this Ronorable Court that his confinement and detention is unlawful and that he is unlawfully deprived of his liberty for the following reasons:

Your Petitioner shows that the indictment in this case was claimed to have been returned under the Kidnapping Act as set out in 18 096 408a; that in setting out the evert acts which it was sharged this petitioner somitted in furtherance of said conspiracy, is will be seen he was charged with receiving, discount of and archanging ranson soney which it was claimed was derived from the person clieged to have been kidnapped.

7-576-15070

the law making it an offense to receive, exchange or dispose of reason money was not passed until January 24th, 1986 and is known as 18 DSC 408d. The offense attempted to be charged in the indictment was not covered by statute until January 24th, 1986, thereby all allegations became on their face ax post facto. See article 1, Section 9, Faragraph 5 of the Constitution; that the allegations in said indictment which the Government based its "Elements of an offense" to prosequte this petitioner, was not a law, and did not become a law of the United States until January 24th, 1936, or nearly four months after petitioner was indicted under the original Lindbergh Act, 47 Stat. 826, 18 USCA 408a, as will more fully appear by the act as set forth.

408a, the act referred to, is as follows:

That whoever shall knowingly transport or cause to be transported, or aid or abet in transporteding, in interstate or foreign commerce, any person who shall have been unlawfully seized, confined, inveigled, decoved bidressed confined, inveigled, decoyed, kidnapped, about the ducted, or carried away by any means whatsoever and held for ransom or reward shall, upon conviction, be punished by imprisonment in the penitentiary for such term of years as the eourt, in its discretion, shall determine; Provided, that the term interstate or foreign comerce shall include transportation from one state, territory, or the District of Columbia to another State, Territory, or District of Columbia - - - -Provided further, that if two or more persons enter into an agreement, confederation, or congoing act and do any overt act soward carrying out such unlawful agreement, confederation, or conspiracy, such person or persons shall be punished in like manner as hereinbefore provided by this Act.

The law was amended by Act of Congress approved May 18, 1934.
Title Sec. 408a, 408b, 408c.

The law was again amended by the Act of January 84, 1936.
This amendment has become Sec. 4 of said Act or 408d and is in
the following languages

See. 4. Thoser receives, possesses, or disposes of any money or other property, or any portion thereof, which has at any time been delivered as ransom or reward in connection with a violation of Section One of this Act, knowing the same to be money or property which has been at any time

delivered as such ransom or reward, shall be gunished by a fine of not more than \$10,000,00 or imprisonment in the penitentiary for not more than ten years, or both, (Sec. 4 shows the elements of the Overt Act as taken from 400d) as receives, possesses and disposes.

> VSCA, Title 18, Sec. 18, Sec. 409d March, 1956, Cumulative Pamphlet, 108.

The offense as attempted to be charged in the indictment.

The solutions as attempted to be charged in the indictment.

The post sovered by statute at the time of said indictment, there
fore constituted no offense against the laws of the United States

of America.

The Government predicated a crime against this petitioner, which was not a law at the time the petitioner was indicted, by incorporating the allegations or elements of the offense in a (conspiracy charge) in the nature of an avert act, which would not have been tenable, legal, plausable or consistant with the facts, as well as with their knowledge of the petitioner's innocence if they attempted to indict the petitioner in a direct charge, or the substantive offense of: "Receiving, passing, or disposing of Panson money," as of the Act of January 84, 1936, as above referred to; as this law was not in force AT THE TIME OF THE INDICTMENT.

existing element into a positive reality, to lend the air of eristinality when none existed at the time this petitioner was indicted.

ever in other words, e.e. the elements of an PEX POST PACTO LAW.

were incorporated as an overt act. The elements, to enable the government to charge a conspiracy to kidnap under the Lindbergn Act, 408a, which would darry a sentence up to life. This in central distinction to or charging the petitioner with having violated Sec, 408d which went into effect January 84, 1935, of e.e. *

"Receiving, passing, and disposing of ranson money," e.e. *

which carried a maximum sentence of ten years, or a two years bentence in the event of a conspiracy charge is laid instead a direct charge. [Nr. Justice Hughes has spoken on this question.]

of creating a consultacy for the charge when they damnot make a straight charge against this policy. See Citations on this point.)

It is apparent that if the "allegations" were made as a substantive offense under Sec. 4084, it would have been impossible to have stood the test, as there was no such law in axistence at the time petitioner was indicted.

The amendment of January 24, 1936, making the exchange of ransom money one of the provisions of the statute as emended, a crime. The passage of the amendment indicated that Congress did not consider the exchanging of ransom money a crime under the provisions of the original Lindbergh Act, before the said amendment of January 24th, 1936, therefore sould not be an element of the overt act as charged against the petitioner.

This view is fortified by reports upon said amendment of 1936 of the Senate and House Judiciary Committees, a sopy of Report No. 779 Judiciary Committee of U.S. Senate accompanying the said amendment of 1936 to said Kidnapping Statute. The said report by Mr. Ashurat of Committee is as follows. See Senate Bill 2421.

Department of Justice Washington, D.C. 4/87/35

Hon. Henry P. Ashurst, Chairman Committee on the Judiciary, United States Senate,

My Dear Senator:

I enclose herewith a draft of a bill to among the so-called "Pederal Kidnapping Act" so as to make it a grime to receive, possess or dispose of the ransom money.

The present law is inadequate to reach persons handling ransom money. The proposed emendment would make such persons accessories after the fact to a violation of the Kidnapping Aut.

this bill and lend it your supports

Sincerely yours,

Homer S. Cummings,

report \$1719, Mr. Summers of Texas used the following language:

"An act forbidding the transportation of any person in interstate or foreign commerce, kidnapped, or otherwise unlawfully detained and making such set a felony, as amended, after consideration reported the same favorably to the House with the recommendation that the bill do passe.

The purpose of the bill is to make it a stime to receive, possess, or dispose of any ranson money in connection with the violation of the Kidnapping Act known to be ranson money. The bill has been requested by the Attorney General in the following domainication:

Department of Justice, Weshington, D.C.

Hon. Hatton W. Bummers, Chairman of the Committee on the Judiciary, House of Representatives,

My Dear Mr. Chairmans-

I enclose herewith a draft of a bill to amend the "So called Pederal Kidnapping Act" so as to make it a crime to receive, possess, or dispose of the ransom money. The present law is in-adequate to reach persons handling ransom money. The proposed amendment would make such persons accessories after the fact to a violation of the Kidnapping Act.

I shall be glad if you will introduce this bill and lend it your supports.

Sincerely yours,

Moder &. Cumminge, Attorney General.

Senate Document 9879-Vol. 8 page - - Bouse Document

The Congress by enacting said amendment approved and adopted that construction of the law. It is presumed that the legislative body acted with knowledge of the judicial decisions under the pre-existing law, See Thompson v. U.S. 246, 547, 51; 62 L. 2d. 678,

part of the indictment with imoviedge at the time, and prior to the indictment and that the government admits petitioner was in no way sonnected with the offense.

There was no provision in the law under which petitioner MoDonald was indicted and tried making it a srime as accessory after the fact of otherwise to exchange ranson money, or to aid and abet therein. Ranson money was not an element to the conspiracy to exchange ranson money, or to aid or abet therein, is no violation of the provision of said act. "Ex Post Facto", as said law did not become effective until January 24, 1936, nearly four months after Petitioner was indicted. (See Friels 20 Edition vol. 1- Sec. 269 and Notes, p. 281, Oscanyan vs. Winchester Repeating Arms Co., 103 U.S. 261, 55, 64; 26 Li Ed. 239, 41.)

That by incorporating in the indictment the element
"Ransom Money" as a conspiracy charge, the allegation was not
covered by statute, or law, when the allegad crime was committed,
therefore the Government could not charge an overt set, as numbers
XI, XII, XIII and XIV as the object to the effect of the some
spiracy. These overt sets so alleged, condensed, are as follows:
On or about September 2, 1934, Petitioner McDonald traveled from
Miami, Plorida, to Ouba, to negotiate for the exchange of alleged
ransom money; That on September 3, 1934, Petitioner McDonald
traveled from Miami, Florida to Cuba; On September 10, 1934 at
Havana, Cuba, Petitioner McDonald exchanged more or less of said
alleged ransom for other surrency of the United States.

Your positioner further alleges that he was deprived of his right to be defended by counsel in violation of the sixth amendment to the constitution, that part of which applies to his case reads as follows:

Vin all original prosecutions the scoused shall enjoy the right . . . to have the assistance of coursel for his defense.

Everett Jennings, an attorney of Chicago, Illinois, was employed to defend him in this action; that when his case was called for trial on January 7th, 1986 at St. Paul, Minnesota, said attorney

was not present in court; and that the following proceedings

(Transpript Page 10.)

St. Paul, Minnesota, January 7, 1936,

All parties being present as aforesaid, further pro-

Ing of the court session.)

(Conference at the Court's bench between the Court and all counsel present.)

THE COURT: I understand, Mr. McDonald, that Mr. Jennings is not here this morning, and that it is agreeable to you that Mr. Hoffmann and Mr. Rensch and Mr. Drill and Mr. O'Sulliyan represent you in the impaneling of the jury.

MR. MCDONALD: I have no objections, your Honor, as long as I de not lose any of my rights.

MR. HOFFMANN: This is only in respect to selecting a jury.

THE COURT: They will simply represent you and the other defendants in selecting a jury.

MR. MCDOHALD: I have no objection.

MR. O'BULLIVAN; At your suggestion?

MR, MCDONALD; At my suggestion.

(Examination of prospective jurors continued by the court.)

(Examination of prospective jurors continued by the court.)

(Morning Recess.) January 7, 1956, 8:00 P. Ne

MR. JRHNINGS: I understand my client is going to have another
lawyer here, which I think is proper. He will be here. I don't
know who he is, but I want your Monor to know about it now.
THE COURTS Are you able to state the name of the adecounted that
will be here?

MR. JENNINOS: No. I em not.

MR. MCDOMALD; Mr. Barnard - Miward Barnard of Detroit.
(Examination of prospective jurors equationed by the court.)

Your petitioner alleges and shows that Mr. Barnard did not appear the next morning for trial when the taking of evidence eterted, and that after a day's trial Mr. Jennings did not appear, having become ill or incapacitated for his appearance in court; that your petitioner called the trial judge, Honorable Judge Bordbye's attention to the fact and stated to him that he, your petitioner, was without counsel through no fault of his, and was not able to defend himself", and asked "permission of said bourt to permit your petitioner to employ other counsel's that Judge Mordbye denied said application and ordered that said case proceed; that your petitioner was forced to proceed with the trial of the case without the benefit of counsel and that his said sounsel did not appear for two days during the taking of the testimony; that said attorney Jennings finally appeared as the trial was proceeding and that the said counsel for petitioner went to sleep; the court then and there ordered the attorney removed forthwith from the court room, which order was executed by the U.S. Earshals. That your petitioner again applied to the sourt for leave to employ other counsel to enable the petitioner to be defended and for a suspension of the taking of the testi-Mony until he had an opportunity to get other counsel, but that the court again refused his request to obtain counsel and ordered the case proceed to trial.

That the petitioner further alleges that during approximately ten days of the said trial this petitioner was without
founsel at different intervals for a period of several days
caused by the court's refusel to discontinue the trial, as to
this petitioner, to enable him to obtain counsel to properly
defend him.

Your petitioner further shows to this Honorable court
that he protested to said court that his constitutional rights

were being taken away from him and that he in no manner directly or indirectly waived any right he had to be represented by sounsely

rour potitioner shows to this Honorable sourt that his

right to have counsel is an essential jurisdictional prerequisite

to a rederal Court's authority to deprive him of his life or

liberty and that by reason of his being so deprived of the

benefit of sounsel said sourt was without jurisdiction or authority

to proceed with his conviction or pass sentence upon him, and that

by reason thereof the sentence so passed upon your petitioner

is void.

WHEREPORE, your positioner prays that said writ be granted and that upon a hearing had hereon your petitioner be ordered discharged from further confinements Respectfully STATE OF KANSAS LEAVENWORTH COUNTY) Cassius KoDonald, being first duly sworn on path, states he is the above petitioner, that he has read and knows the contents of the above and foregoing petition for writ of habeas corpus, and that the statements and allegations therein are true. Purther affiant saith not. Cassius FoDonald Subscribed and sworn to before me this 17th day of October, 1988. Mm. A. Harrier, Fr. My commission expires: 3/29/41

IN THE DISTRICT COURT OF THE UNITED STATES
FOR THE DISTRICT OF KAREAS
FIRST DIVISION

Cessius McDonald,

Petitioner,

No. 525 H.C.

Robert H. Hudspeth, Warden, United States Penitentiary, Lesvenworth, Kansas,

Respondent

STIPULATION AS TO TAKING DEPOSITIONS

It is agreed and stipulated by and between the petitioner and respondent, by their respective counsel, as follows:

1. That the petitioner may take the depositions of the following witnesses:

Hr. Jerome Hoffman, Attorney at Law, 1100 Minnesota Building, St. Paul, Mirnesota;

for. Lewis L. Drill, 1005 Commerce Building, St. Peul,

Mr. Robert V. Rensch, 1005 Commerce Bailding, St. Paul, Minnesota;

Mr. John M. Carlisle, Reporter, Editorial Department, Detroit News, Detroit, Michigans

Mr. Edward Rvans, Chicago, Thinois

Er. John & Burns, Attorney at Law, 988 Minnesota Building, St. Paul, Minnesota;

Wr. A. A. Carroll, Esat Grand Rapids, Michigan

Er. Joe Kolly, Waterwacet, Michigans

Mr. Phil Vantuous, Water smeet, Wichigans

Miss Helen A. Gootske, Socretary to Mr. John &c. Barne, 898 Minnesota Bullding, St. Faul, Minnesota;

Miss Agnes Geor. Secretary to Rdward Barnard, 906 Dime Building, Detroit, Michigans

and such other witnesses as he may desire.

tallowing witnesses!

including subposes duces to have subposes, ad testificandum, including subposes duces tous, issued for sertain witnesses, or an order to take depositions of certain witnesses.

CITATIONS

Bertsch vs Snock 56 Fed. (And) 165: Habeas Corpus Carter ye Snook 28 Ped. 609; Rabeas Corpus Cohen ve Biddle 12 Ped. 704; Habeas Corpus Exparte Warner RI Ped. 842; Habeas Corpus Pranklin ve Biddle & Fed, 19: Habras Corpus Harrison ve U.S. Ped. 7--859; Sentence & Conspirecy Morrow vs U.S. Fed. -11-256; Esager vs U.S. Fed. 36 (2nd) 166: Manning vs Biddle 14 Fed. 518; Cr. Law & Habeas Corpus Musick vs U.S. 2 Fed. 711: Fardon & Rebess Corpus Sullivan & Mann vs U.S. 7 Fed. 355; Criminal Law Sehults vs Biddle 19 Fed. 478; Sentence & Habeas Corpus V.S. vs Nash 51 Ped. 255: Conspiracy U.S. vs Hill 74 Ped. B22: Habeas Corpus U.S. vs Mathues 6 Ped. 149; Criminal Law & Habeas Corpus Craig vs Heaht 44 Ped. 103; Habeas Corpus MCMA vs Hill 55-9-Ct 24: Sentence & Rabeas Corpus W.S. ye Hersey 26 Ped. 487: Criminal Law, Indict., and Conspiracy

Mr. Louis P. Ayer, 509 United States Court House, Minneapolis, Minnesots;

Mr. Stanley Gilpin, 609 United States Court House, Minneapolis, Minnesota;

Mr. John A. Burns, Attorney at Law, 898 Minnesota Building, St. Faul, Winnesota;

Wr. George A. Heisey, Assistant United States
Attorney, United States Court Building, St. Paul,
Minnesota;

Honorable Gumar H. Mordbye, Senior Judge, United States District Gourt, District of Minnesota, United States Court Building, St. Paul, Minnesota;

Monorable George P. Bullivan, Judge, United States District Court, District of Minnesota; United States Court Building, St. Paul, Minnesota;

and such other witnesses as respondent may desire.

- 3. That such Carreltions shall be taken before a notary public, Federal Judge, /United States Commissioner at 508 United States Court House, Minnespolis, Winnesota, or at such place as bly United States Attorney in the State of Minnesota, and codneel for petitioner may agree upone
- 4. That said depositions shall be taken during the week and place are all places and the said John Williams, as attorney for potitioner, may agree upon
- may be taken in shorthand and later transdribed, and thereafter signs by the witness before the officer taking their respective depositions and when the depositions are dompleted, the officer taking the same shall sertify to the same and forward they same by United States mail directed to the Clerk of the United States District Coars, Topeka, Kansas, and Spere shall be endorsed on the end of the envelope the following:

THE DISTRICT COURT OF THE UNITED STATES FOR THE DISTRICT OF KANSAS FIFST DIVISION

Mr. Louis P. Ayor, 509 United States Court house, Minnespolic, Minnesota;

Mr. Stanley Gilpin, 509 United States Court House

Building, St. Paul, Minnesotas Law, 838 Minnesota

Mr. George A. Heisey, Assistant United States Attorney, United States Court Building, St. Paul,

Honorable Gumnar H. Mordbye, Senior Judge, United States District Gours, District of Minnesota, United States Court Building, St. Paul, Minnesota;

Monorable George P. Sullivan, Judge, United States District Court, District of Minnesota; United States Court Building, St. Paul, Minnesota; United States

and such other witnesses as respondent may desire.

Judge, Vinited States Commissioner at 508 United States Commissioner at 508 United States Court House, Minneapolis, Minnesota, or at such place as the United States Attorney in the State of Minnesota, and sounsel for petitioner may agree upone

etarting January 22, 1939, and at such time/as any United States
Attorney or Assistant United States Attorney in the State of Minnesot
and the said John Williams, as attorney for petitioner, may agree upo

When the depositions are completed, the officer taking the same by the depositions are completed, the officer taking their respective depositions are completed, the officer taking the same all certify to the same and forward the same by United States mail take, each there shall be endorsed on the end of the envelope the owing:

"IN THE DISTRICT COURT OF THE UNITED STATES FOR THE DISTRICT OF KAMBAS FIRST LIVISION

Cassius MoDonald,

Petitioner.

Robert H. Rudspeth, Warden, United States Penitentiary, Leavenworth, Kenses,

Respondent.

No. 585 H. C.

DEPOSITIONS TAKEN PER STIPULATION

(SEAL)

(Signed)
Officer taking deposition.

6. The respective parties hereto waive all further notice and all other statutory provisions of law relative to taking of deposi-

John Williams, Attorney for Petitioner,

Homer Levish
Assistant U. S. Attorney,
District of Kenses,
Federal Building,
Topera, Kanses,
Att rasy for Respondent.

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TO:	Director	Mr. Coffey
_	Mr. Tolson	Mr. Q. Tamm
	Mr. Clegg	Mr. Schlenker
	Mr. Egan	Mr. Hennrich
	Mr. E. A. Tamm	Mr. Engert
-	Mr. Foxworth	Mrs. Henley
_	Mr.,Glavin	Mrs. Welliver
•	Mr/Tracy O	Mrs. Bush
_	Mass Gandy	Mr. Nimmins
_	Mr. Nichols	Mr. Simpson
	Chief Clerk's Office	Mr. Potter
-	Mr. Harbo	Miss Dawson
-	Mr. Renneberger	Files Section
	Mr. Crowl	Personnel Files
-	Mr. Pennington	Mr. Hince
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HAROLD NATHAN, 7639.